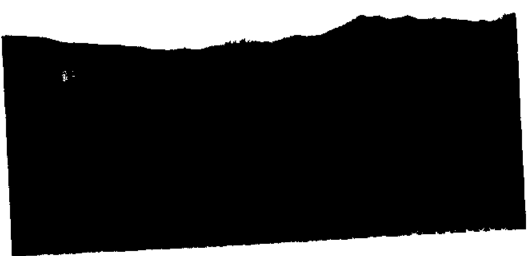


US Army Corps of Engineers Nashville District

## Superfund Five Year Review Report Benfield Industries Site, Waynesville, NC EPA ID: NC981026479





Prepared for



USEPA Region 4 2003

## FINAL SUPERFUND FIVE YEAR REVIEW REPORT BENFIELD INDUSTRIES SITE EPA ID: NC981026479

## **WAYNESVILLE, NORTH CAROLINA**

# Prepared for the US Environmental Protection Agency Region 4



Prepared By the US Army Corps of Engineers Nashville District



August 2003

#### USEPA Five-Year Review Signature Cover Preliminary Information

Site name: Benfield Industries Superfu	nd Site EPA ID: NC981028479
Region: 4 State: North Carolina	City/County: Waynesville, Haywood County
LTRA: Yes	Construction completion date: April 2001
Fund/PRP Lead: USEPA	NPL status: Currently on Final NPL
Lead agency: USEPA, Region 4	
Who conducted the review (EPA Region, US Army Corps of Engineers, Nashville	state, Federal agencies or contractor):
Dates review conducted: From: 1/1/03 To	
Whether first or successive review: First	Review
Circle: Statutory Policy	Due date: September 30, 2003
Trigger for this review (name and date):	Five years from beginning of construction
Recycling, reuse, redevelopment site:	Yes

#### Deficiencies:

Deficiencies identified during this review include shortcomings in data quality control and reporting, unsecured extraction and monitoring wells, insufficient data to fully evaluate degradation of organics in the buried, treated soils, and improper placement of extraction well screens.

#### Recommendations:

Recommendations are identified in the review report. Some recommendations are relatively simple – such as securing all monitoring and extraction wells with a lock. Others, such as installing new wells acreened closer to the plume are more intensive.

#### Protectiveness Statement(s):

Since all source material containing leachable contaminants has been removed from the site, it is expected that a re-designed groundwater extraction system will be capable of meeting the remedial action objectives.

The remedy is expected to be protective of human health and the environment upon attainment of the groundwater cleanup goals. In the Interim, exposure pathways that could result in unacceptable risks are being controlled, and institutional controls are preventing exposure to contaminated soils and groundwater. All threats at the Site have been addressed through removal and treatment of contaminated soils, burying and covering of soils not meeting the remediation levels, the installation of fencing, and the implementation of institutional controls.

#### Other Comments:

The deficiencies noted during this review are not immediate threats to the protectiveness of the remedy. Once these items are investigated and corrected, long-term protectiveness, operation, and site safety will be improved.

Signature of USEPA Division Director and Date

| Signature of USEPA Division Director and Date | 8/19/03
| Winston A. Smith, Director, Waste/Management Division | Date |

## **Table of Contents**

1.0	Intro	duction and Purpose	3
2.0	Site (	Chronology	1
3.0	Site L	ocation and History	4
3.1	Site D	Description	4
3.2		and Water Use	
3.3	Site 1	rvestigations	8
	3.3.1	Soil Results	8
	3.3.2	Groundwater Results	8
	3.3.3	Surface Water & Sediment Results	9
	3.3.4	Risk Assessment	9
3.4	Reme	ediation Levels	12
4.0	Reme	idial Actions	21
4.1	Reme	edy Selection	21
4.2	Reme	edy implementation	25
4.3	Syste	m Operations/Operations and Maintenance (O&M)	27
5.0	Five	Year Review Process	30
5.1	Admi	nistrative Components	30
5.2	Dodu	ment Review	.30
5.3	Data	Review	30
٠.٠	5.3.1	Data Assessment	30
	5.3.2	Groundwater Monitoring	31
	5.3.3	Soil Monitoring	32
	5.3.4	Surface Water and Sediment Monitoring	45
	5.3.5	Extraction Well/Effluent Discharge Monitoring	
	5.3.6	Groundwater Capture Zone and Extraction System Monitoring	46
5.4		te of ARARs and Toxicity Information	47
5.5	Come	nunity involvement	.51
5.6	Cita i	nspection	.51
5.7	inten	/ews	52
6.0	Tach	nical Assessment	52
6.1	Ouse	tion A: is the remedy functioning as intended by the decision documents?	52
6.2	Опес	tion B: Are the exposure assumptions, toxicity data, cleanup levels, and remedial	1.54
o.z anti	on chica	tives (RAOs) used at the time of the remedy still valid?	53
6.3	Ouen	tion C: Has any other information come to light that could call into question the	
0.3	Oues Sections	iss of the remedy?	54
рги 6.4	Tach	nical Assessment Summary	 54
	I BCni	s	57 54
7.0	155UC	mmendations and Follow-up Actions	<u></u>
8.0	Meco	mmendations and Follow-up Actions	5~ 47
9.0 10.0	Prote traile	Review	
11.0	, iteli Deje:	rences	57

#### Tables

Table 1 - Chronology of Site Events	3
Table 2 - Summary of Estimated Risks to Human Health	. 13
Table 3 - Soil Remediation Levels	19
Table 4 - Groundwater Remediation Levels	. 19
Table 5 - Surface Water Screening Criteria	20
Table 6 - Sediment Screening Criteria	20
Table 7 - Groundwater Results for Selected Wells	33
Table 8 - Comparison of Updated Toxicity Factors	49
Table 9 - Comparison of Groundwater Remediation Levels and Updated ARARs	50
Table 10 - Summary of Recommendations and Follow-Up Actions	55
Figures	
Figure 1 - Site Vicinity Map	5
Figure 2 — Site Features Locations	7
Figure 3 - Groundwater Concentration - Total Xylenes	
Figure 4 - Groundwater Concentration - Napthalene	
Figure 5 - Groundwater Concentration - Benzo(a)Pyrene	4)
Figure 5 - Groundwater Concentration - Barlum	42
Figure 7 - Groundwater Concentration - Total Chromium	43
Figure 7 - Groundwater Concentration - Total Contentration	44
Figure 8 - Groundwater Concentration - Manganese	
Appendices	
Appendix A - Copy of Property Deed	
Annendix B - O&M Monitoring Data (1991- October 2002)	
Appendix C - Memorandum from USEPA Groundwater Technical Report Center (January 20	<b>XO3</b> )
Appendix D - Site Photographs	
Appendix E - Site Inspection Checklist	
Appendix E Completed Interview Questionnaires	

#### **List of Acronyms**

ARARs Applicable or Relevant and Appropriate Requirements

AWQC Ambient Water Quality Criteria

Ba Barium

BaP Benzo(a) pyrene

B & V Waste Science and Technology Group

CERCLA Comprehensive Environmental Response Compensation

and Liability Act

CFR Code of Federal Regulations

COCs Chemicals of Concern

COPCs Contaminants of Potential Concern

Cr Chromium

CWA Clean Water Act

ESD Explanation of Significant Difference
FEMA Federal Emergency Management Agency

FS Feasibility Study gpm gallons per minute

GTSC Groundwater Technical Support Center

HI Hazard Indices

HRS Hazard Ranking Score

HVO Haywood Vocational Opportunities, Inc.

ibs pounds

IRIS Integrated Risk Information System

LTM Long Term Monitoring
LTRA Long Term Remedial Action

LTU Land Treatment Unit

MCL Maximum Contaminant Level
MES Mountain Environmental Services

mg/l milligrams per liter
Mn Manganese
MW Monitoring Well
NC North Carolina

NCDENR North Carolina Department of Environment and Natural

Resources

NCP National Oil and Hazardous Substance Pollution

Contingency Plan

ND Non-detect

NOAA National Oceanic and Atmospheric Administration

NPL National Priority List

O & M Operations and Maintenance

QC Quality Control

PAH Polynuclear Aromatic Hydrocarbons

PCP Pentachlorophenol ppb parts per billion ppm parts per million

### List of Acronyms (cont.)

POTW Publicly Owned Treatment Works
PPA Potential Purchaser Agreement
PRPs Potential Responsible Parties

RA Remedial Action
RL Remediation Level

RAO Remedial Action Objectives

RCRA Resource Conservation and Recovery Act

RD Remedial Design

RD/RA Remedial Design/Remedial Action

R<sub>f</sub>D Reference Dose

Remedial Investigation

RI/FS Remadial Investigation/Feasibility Study

RL Reporting Limit
ROD Record of Decision

RPM Remedial Project Manager

RSD Risk Specific Dose

SD Sediment

SDWA Safe Drinking Water Act

SF carcinogen SOW Scope of Work

SVOC Semi-volatile Organic Compound

SW Surface Water

TCLP Toxicity Characteristic Leachate Procedure

U Undetected

ug/L micrograms per liter

USACE United States Army Corps of Engineers

USEPA United States Environmental Protection Agency

VOC Volatile Organic Compound

#### 1.0 Introduction and Purpose

The purpose of conducting a Five Year Review is to evaluate the implementation and performance of the remedy in order to determine if it is, or will be protective of human health and the environment.

Protectiveness is generally defined in the National Contingency Plan (NCP) by the risk range and hazard index (HI).

The US Army Corps of Engineers prepared this Five Year Review report pursuant to CERCLA 121 and the NCP.

#### CERCLA 121 states:

If the President selects a remedial action that results in any hazardous substances, pollutants, or contaminants remaining at the site, the President shall review such remedial action no less often than each five years after the initiation of such remedial action to assure that human health and the environment are being protected by the remedial action being implemented. In addition, if upon such review it is the judgement of the President that action is appropriate at such site in accordance with section (104) or (106), the President shall take or require such action. The President shall report to the congress a list of facilities for which such review is required, the results of all such reviews, and any actions taken as a result of such review.

The United States Environmental Protection Agency (USEPA) interpreted this requirement further in NCP, 40 CFR 300.430(f)(4)(ii) as:

If a remedial action is selected that results in hazardous substances, pollutants, or contaminants remaining at the site above levels that allow for unlimited use and unrestricted exposure, the lead agency shall review such action no less often than every five years after the initiation of the selected remedial action.

This is the first Five Year Review for the Benfield Site. The triggering action for this statutory review is the initiation of the soil phase of the remedial action on December 1, 1997. The Five Year review is required due to the fact that hazardous substances, pollutants, or contaminants remain at the site above levels that allow for unlimited use and unrestricted exposure. This Five Year Review was performed in a manner consistent with the latest USEPA guidance (USEPA, 2002a).

#### 2.0 Site Chronology

Table 1 gives the Site chronology. The site was owned and operated by Unagusta Furniture Company from 1904 to 1961. Unagusta manufactured wooden bed frames. Waynewood, Inc., a mattress manufacturer, also occupied the site for a portion of this time. Waynewood, Inc., went out of business sometime in the 1950s.

Guardian investment Company operated from the site from April 1961 until February 1975, although there is little information regarding the company's activities.

Benfield Industries, Inc., (a bulk chemical mixing and repackaging facility) operated the site from 1976 until 1982 when a fire destroyed the plant. Physical features of the site included two storage buildings, a brick work building with a concrete storage area, and aboveground storage tanks ranging in capacity from 1,000 to 10,000 gallons. Some of the products handled and stored at the Benfield facility included paint thinners, solvents, sealants, cleaners, de-icing solutions, and wood preservatives. Solid products were packaged in 8 to 100 pound containers where liquid products were packaged in one-pint to five-gallon containers.

The North Carolina Department of Human Resources ordered Benfield Industries to remove all chemicals and debris from the site by September 1, 1982. After this was completed, the majority of the site was covered with anywhere from 6 to 18 inches of clean fill material.

The Benfield site was proposed for the National Priority List (NPL) in June 1988 and was finalized in October 1989 with a Hazardous Ranking System (HRS) score of 31.67. Mr. Thomas Benfield and Benfield Industries Inc. were identified as potential responsible parties (PRPs). At this time, Benfield Industries was no longer an active company and Mr. Benfield was not financially capable of financing a Remedial Investigation/Feasibility Study (RI/FS). Consequently, the Superfund was used to finance the cleanup.

The County of Haywood sold the property at auction to Haywood Vocational Opportunities, Inc. in December 2001 to collect back taxes for the property. The new owner has signed a prospective purchaser agreement (PPA) with the USEPA, and future development is expected onsite (USEPA, 2002c).

Table 1: Chronology of Site Events	
EVENT	DATE
Unagusta Furniture Co. and Waynewood, Inc. operated at the site manufacturing wooden bed frames and sewed	1904 to 1961
mattresses for the bed frames Guardian Investment Company owns property	April 1961- 1975
Through bankruptcy proceedings Clyde Savings and Loan Association became owner of the property	August 1975
Thomas G. Benfield purchased property	August 1975
Benfield Industries, Inc. began operations	1976
In response to complaints from citizens, site investigated by North Carolina Department of Natural Resources and Community Development	January 1981
Facility destroyed by fire	April 1982
North Carolina Water Resource Research Institute investigated surface water quality	April 1982
State orders Benfield to remove all chemicals and debris from site and cover with clean fill material	May-September 1982
Site investigated by North Carolina Department of Natural Resources, Solid and Hazardous Waste Management Branch	September 1985
Site proposed for National Priorities List	June 24, 1988
Site finalized for NPL	October 4, 1989
PRP Search document	October 24, 1989
EPA issued RI/FS notice letter to PRPs	March 1990
First fact sheet announced public meeting and provided public with site background information	February 1990
Public meeting held as a result of financial lending institutions encouraging buyers/seller to have Environmental Assessment on prospective properties	February 28, 1990
Issued RI/FS Scope of Work (SOW) to ARCS contractor	February 28, 1990
Follow-up site investigation by North Carolina Department of Environment, Health and Natural Resources	March 1990
Telephone conversation with PRPs lawyer to confirms PRP not financially capable of funding RI/FS	April 4, 1990

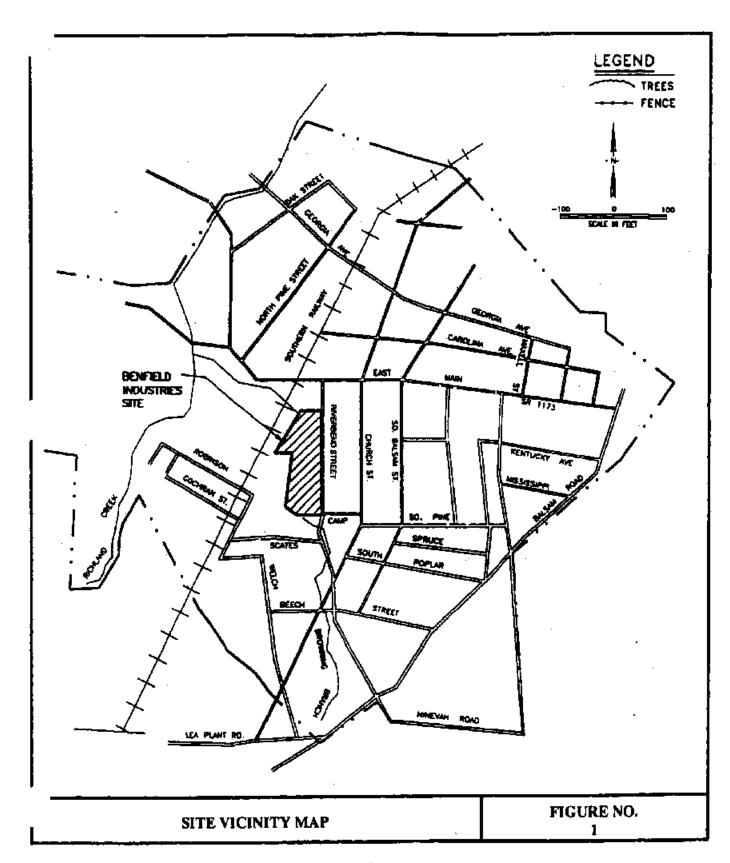
Table 1: Chronology of Site Events (cor	ntinued)
EVENT	DATE
Draft RI/FS Work Plan	September 21, 1990
Final Ri/FS Work Plan	November 14, 1990
Second fact sheet provided to public	December 1990
Kick-Off Meeting	January 7, 1991
Draft RI Report	November 22, 1991
Third fact sheet summarizing finding and conclusions of RI provided to public	January 1992
Draft FS document	March 20, 1992
Final RI Report	April 3, 1992
Final Feasibility Study	July 16, 1992
Record of Decision Issued (ROD)	July 31, 1992
Conducted Treatability Study	October 1993-February 1995
Final Treatability Study Report Issued	June 10, 1994
Preliminary Design Report	November 1994
90% Remedial Design (RD) Package	March 3, 1995
Final RD	May 10, 1995
ROD Amendment Issued	June 15, 1995
Remedial Action Soil Phase Initiation	December 1, 1997
Remedial Action Soil Phase Completion	October 2000
Initiate construction of ground water extraction system	February 2001
Complete construction of ground water extraction system	April 2001
Pre-final inspection	June 20, 2001
Preliminary Close-Out Report	September 19, 2001
Operation & Maintenance Manual Issued	October 17, 2001
Explanation of Significant Difference (ESD) Issued	November 6, 2001
Haywood Vocational Opportunities, Inc. purchased property	December 2001

#### 3.0 Site Location and History

#### 3.1 Site Description

The Benfield Site is located in Hazelwood (now part of Waynesville), Haywood County, North Carolina, and occupies approximately 3.5 acres of the six-acre parcel at 112 through 124 Riverbend Street (USEPA, 1995). Figure 1 shows the Site location.

The terrain of the Site slopes gently toward the north-northwest, with an average gradient of 0.013 lateral foot/vertical feet, with the exception of the area surrounding the Browning Branch with drops abruptly by approximately five (5) feet at the Branch (USEPA, 1995).



The Site is currently vacant. The Site is moderately vegetated, with more dense vegetation along the banks of Browning Branch (USEPA, 1995). The Site is surrounded by a 6 ft chain-link fence. The property was sold in December 2001, and future site development is expected (USEPA, 2002c). Figure 2 shows the Site features.

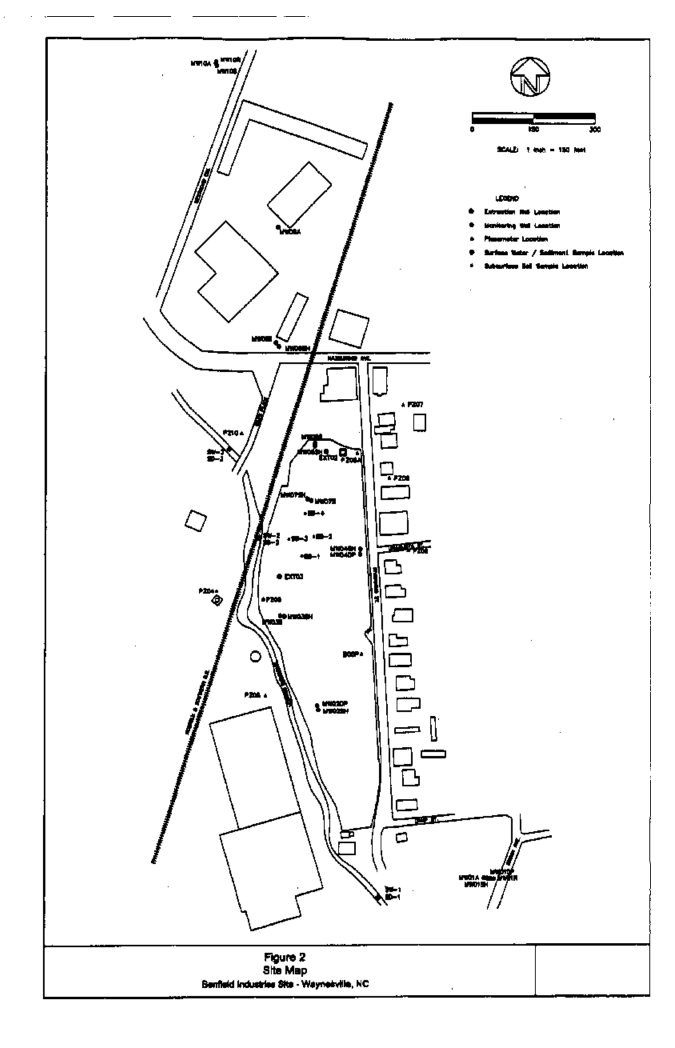
#### 3.2 Land and Water Use

The Site is surrounded by light industrial, commercial, and residential areas, and is in the Browning Branch 100-yr floodplain (USEPA, 1995). The Site is bordered to the north by a house and an antique shop, by Riverbend Street to the east, a residence to the south, and the Southern Railway and Browning Branch to the west. Riverbend Street is a divide between residential use to the east, and industrial/commercial use to the west (USEPA, 1995). At the time of the Risk Assessment Report (1992), the house onsite and the houses on the east side of Richland Street were occupied (B&V, 1992).

Materials on site include 6 to 18 inches of clayey-silt fill and native silty soil. The groundwater table ranges from 3.5 to 6 ft below surface (USEPA, 1995). The upper zone is referred to as the alluvium (water table interface), followed by the saprolite (top of bedrock, 34 to 52 ft below surface), and then fractured metamorphic bedrock. These units are typically hydrautically connected. Groundwater from both the alluvium and the saprolite zones flow to the north. Groundwater flow parallels the direction of stream flow in Browning Branch and follows surface topography. Horizontal velocity estimates for the alluvium and saprolite are 558 ft/yr and 43 ft/yr, respectively (USEPA, 1995).

The State of North Carolina (NC) has classified groundwater (15A NCAC 2L) as "GA", indicating it is a potable source of water (B&V, 1992). Potable water for the Town of Hazelwood at the time of the Risk Assessment report was supplied by a well located 1.5 mi west of the Benfield Site. Waynesville's water supply was the Allen Creek Reservoir located 4 mi south of the Hazelwood water supply. Some private wells were also present in the area. However, there were no private potable wells in use in the vicinity of the site or downgradient (USEPA, 1992a). In addition, all of the known potable wells were screened in bedrock (bedrock was not sampled during the Ri)(B&V, 1992).

The Site is in the Browning Branch 100-yr floodplain. Browning Branch flows north-northwest into Richland Creek about 1,600 ft downstream of the Site. Richland Creek flows in to Lake Junaluska, about 4 mi to the northeast. Richland Creek continues from Lake Junaluska until its confluence with the Pigeon River, approximately 2.5 mi downstream of Lake Junaluska (USEPA, 1992a). Browning Branch and Richland Creek



are classified by the state of NC as "Class C" surface waters (NCAC T15A:02B), suitable for "secondary recreation" and "propagation of natural trout and maintenance of trout" (USEPA, 1995). However, neither sport or commercial fish species were observed during the RI (USEPA, 1995), and fishing was not noted to occur at the time of the Risk Assessment Report (B&V, 1992). At the time of the ROD Amendment, Browning Branch was not thought to be impacted by the Benfield Site (USEPA, 1995).

#### 3.3 Site investigations

The Remedial Investigation (RI) was finalized on April 3, 1992. During the RI a total of 47 soil samples were collected including those from borings that were subsequently converted to groundwater monitoring wells. These samples included five (5) surface soil samples, 22 subsurface samples collected from immediately below the surface soil, and 20 soil samples collected from the water table interface. In addition, two soil samples were collected from the test pits.

During the RI groundwater samples were collected from the five (5) shallow monitoring wells (designated "S") and six (6) deep monitoring wells (designated "D"). The shallow wells were screened at the water table interface, and the deep wells were screened at the base of the saprolite (top of bedrock). No wells were located within the bedrock zone.

Six (6) sediment and five (5) surface water samples were collected during the RI. These samples were located upgradient of, adjacent to, and downgradient from the Site/offsite.

The following sections discuss the significant results of the sampling effort.

#### 3.3.1 Soil Results

The RI listed the following chemicals of concern (COCs) for soil: benzo(a)anthracene, benzo(a)pyrene, benzo (b and k) fluroanthene, chrysene, indeno (1,2,3-cd)pyrene, naphthalene, and pentachlorophenol. The greatest concentrations of contaminants in soil were found, during the RI, in the top 5 ft of soil at three areas at the Site. The west central portion of the Site, in the vicinity of the former packaging building; north/north central portion of the Site in the vicinity of a former warehouse; and the south central portion of the Site where dumping of chemicals was reported to have occurred (USEPA, 1995).

#### 3.3.2 Groundwater Results

The COCs for groundwater were identified as benzene, chlorobenzene, 1,2-dichloropropane, vinyl chloride, total xylenes, carbazole, benzo(a)anthracene, benzo(a)pyrene, benzo (b and k) fluroanthene,

chrysene, indeno (1,2,3-cd)pyrene, 1,4-dichlorobenzene, naphthalene, pentachlorophenol, antimony, barium, beryllium, chromium, lead, manganese, nickel, and vanadium. The plume of groundwater contamination contained Volatile Organic Compounds (VOCs), Semivolatile Organic Compounds (SVOCs), and metals, and was found to extend approximately 550 ft downgradient of the property boundary. At the time of the ROD Amendment, the bedrock groundwater zone was not thought to be impacted, nor was Browning Branch (USEPA, 1995).

#### 3.3.3 Surface Water & Sediment Results

Six (6) sediment and five (5) surface water samples were collected during the RI. These samples were located from upgradient of (SD1), adjacent to (SD2 and SD3), and downgradient from the Site/offsite (SD4 and SD5). SD4 was located offsite, to the northwest of the railroad tracks, and SD5 was located immediately adjacent to railroad tracks, due east of the corner of the former AC Lawrence Leather bullding. Contaminants, mainly PAHs, were found in the sediments collected at two sampling locations. One of these locations (SD1) was upgradient of the Site, thus the contamination is not attributable to the Site. The elevated contaminant levels found at the other location (SD5) was not thought to have been caused by Site activities because it was located on the opposite side of Browning Branch and near an active railroad line and railroad bridge, both of which were composed of creosote-treated wood.

#### 3.3.4 Risk Assessment

The baseline risk assessment for the Site was prepared by B & V Waste Science and Technology Group (B & V) as part of the RI and presented in a separate report entitled, *Risk Assessment Report* (May 29, 1992). It was comprised of a human health assessment and a qualitative ecological risk assessment.

The risk assessment showed that site soils and sediment in the Browning Branch did not pose an unacceptable risk to human health under current or future scenarios. However, site soils would be expected to adversely affect the quality of site groundwater for the next 200 years. Groundwater was found not to pose an unacceptable risk under the current scenario, but unacceptable risks to potential future residents were predicted if groundwater was used as a drinking water source (*USEPA*, 1995). Offsite (outside the property boundary) groundwater was also evaluated. The results of the risk assessment indicated that the only migration pathway of concern was the leaching of contaminants from soils to groundwater.

The results of the risk assessment are discussed in further detail below.

#### Human Health

The following *current* exposure populations and media were evaluated in the baseline risk assessment:

- Trespasser--exposure to onsite surface soil (0-2 ft), onsite surface water and sediment
- Adult offsite resident--exposure to offsite sediment and surface water
- Child offsite resident—exposure to offsite sediment and surface water

The following potential *future* exposure populations were evaluated in the baseline risk assessment:

- Adult offsite resident--exposure to offsite sediment and surface water; offsite shallow (alluvial) and deep (saprolite) groundwater
- Child offsite resident—exposure to offsite sediment and surface water; offsite shallow (alluvial) and deep (saprolite) groundwater
- Adult onsite resident —exposure to onsite surface, shallow (2—3.5 ft), and deep (3.5--5 ft) subsurface soil, onsite sediment and surface water; onsite shallow (alluvial) and deep (saprolite) groundwater
- Child onsite resident-exposure to onsite surface, shallow, and deep subsurface soil, onsite sediment and surface water; onsite shallow (alluvial) and deep (saprolite) groundwater
- Onsite construction worker--exposure to onsite surface shallow and deep subsurface soil, onsite sediment and surface water; onsite shallow (alluvial) groundwater.

The air pathway was not considered to be of concern, and thus was not quantitatively evaluated as an exposure pathway for surface soils (USEPA, 1995).

Background concentrations were considered for all media in the determination of contaminants of potential concern (COPCs) to carry through in the risk assessment.

"Deep" groundwater, is the saprolite zone, not bedrock. As noted previously, there were no private potable wells in use in the vicinity of the site or downgradient (USEPA, 1992a). In addition, all of the known

potable wells in the area were screened in bedrock, and since bedrock was not sampled during the RI, there is no evaluation performed in the potable water zone (B&V, 1992).

Onsite sediment exposure was represented by SD2 and SD3, collected adjacent to the Site. Sediment exposure to offsite sediments was represented separately by SD4 and SD5 because SD5 was not thought to be representative.

**Table 2** is a summary of the risk assessment results. **Table 2** shows all of the pathways evaluated, as well as the total noncarcinogenic hazard indices and carcinogenic risk estimates, and the chemical drivers for those pathways outside of USEPA's acceptable risk criteria. As shown in **Table 2**, none of the *current* exposure scenarios exceeded the acceptable noncarcinogenic hazard index (1.0), and none exceeded the acceptable carcinogenic risk range (10<sup>-4</sup> to 10<sup>-6</sup>). For the *future* exposure scenarios, however, many exceeded USEPA's risk criteria, primarily due to the potential ingestion of, and dermal contact with, groundwater. Shallow groundwater risk estimates were worse than deep groundwater, and onsite groundwater estimates were worse than offsite groundwater, at the time of the risk assessment.

The highest estimated hazard index (100) was for the future onsite residential child, and the chemical drivers were: naphthalene, vanadium, antimony, chromium, barium, manganese, and phenanthrene, primarily in shallow groundwater.

The highest estimated cancer risk (3.1E-03) was also for the future onsite residential child, and the chemical drivers were: benzo(a)pyrene, benzo(a)anthracene, pentachlorophenol, benzo(b and k)fluoranthene, beryllium, vinyl chloride, and dibenzo(a,h)anthracene.

#### Ecological Risk

A qualitative ecological risk assessment was conducted as part of the Baseline Risk Assessment. No comparisons to ecological benchmarks were made to site media concentrations. The ecological risk assessment concluded that surface and subsurface soils would potentially pose the greatest risk to flora and fauna (B &V, 1992). The ROD indicated that surface water and sediment did not appear impacted, but would continue to be monitored in the future (USEPA, 1992a). Groundwater was not expected to pose any environmental risk since it was not thought to discharge to Browning Branch (B &V, 1992).

Endangered species were identified in Haywood County, but a survey was not conducted to specifically evaluate the area of the Site. It was

concluded, however, that habitats were limited due to commercial and residential development.

The information generated during the Remedial Design (RD) or presented in the ROD Amendment did not alter conclusions about potential risks posed by the Site (USEPA, 1995).

#### 3.4 Remediation Levels

Section 9.1 of the ROD described all applicable or relevant and appropriate requirements (ARARs) for the Benfield Site. Section 11.1 of the ROD described the remediation levels and remediation goals for the Site (*USEPA*, 1992a). Section 5.1.2 of the ROD Amendment also discussed compliance with ARARs. Most of the remediation standards were not risk-based, but rather, were based on ARARs.

**Table 3** presents the Soil Remediation Levels for the Benfield Site, as specified in the ROD (USEPA, 1995). There are remediation levels for 7 contaminants, all polynuclear aromatic compounds (PAHs). Only benzo(a)pyrene (BaP) had a soil risk-based clean-up goal (based on a 1 E-06 cancer risk); the other contaminants are based on protecting groundwater as a potential source of drinking water. These groundwater protection based levels were derived using "Multimedia Leaching" groundwater model (USEPA, 1995).

**Table 4** presents the Groundwater Remediation Levels for the Site, as specified in the ROD (USEPA, 1995). Since groundwater was a potential drinking water source, groundwater levels were set at the Safe Drinking Water Act (SDWA) Maximum Contaminant Levels (MCLs). Where an MCL did not exist, risk-based remediation goals were calculated (USEPA, 1995). Only three groundwater contaminants had risk-based levels: carbazole, naphthalene, and vanadium.

Because the RI determined that the Site was not adversely affecting Browning Branch, no surface water remediation levels were developed, and surface waters were not considered in violation of federal ambient water quality criteria or NC water quality standards (USEPA, 1995). However, screening criteria for surface water (based on NC freshwater AWQC) were given in the ROD to which additional monitoring data would be compared. If screening values were exceeded, additional investigation of Browning Branch would be warranted. Table 5 gives the screening criteria for surface water.

Table 2: SUMMARY OF ESTIMATED RISKS TO HUMAN HEALTH, BENFIELD SITE, HAZELWOOD, NORTH CAROLINA<sup>(4)</sup>

Receptor	Medium **	Exposure Roufe	Estimated Hazand Index	Noncarcinogenic Risk Drivers	Estimated Carcinogenic Risk	Carcinogenic Risk Drivers
Current Onske Trespasser (adolescents)	Onsite Surface Soil	Dermal Contact, Incidental Ingestion		*		,
	Onsite Surface Water	Dermal Contact				
	Onsite Sediment	Dermal Contact			,	
		TOTAL:	0.02		8.1 E-07	
Current Offsite Resident (adults)	Offsite Sediment (SD4) (c)	Dermal Contact		Č.		
	Offsite Sediment (SD5) (c)	Dermal Contact, Incidental Ingestion		>		
	Offsite Surface Water (SW4) (c)	Dermal Contact				
		TOTAL:	0.01		3.9 E-06	
Current Offsite Resident (children)	Offsite Sediment (SD4) (c)	Dermal Contact		ļ		
	Offsite Sediment (SD5) (c)	Dermal Contact Incidental Ingestion		7		

Table 2: SUMMARY OF ESTIMATED RISKS TO HUMAN HEALTH, BENFIELD SITE, HAZELWOOD, NORTH CAROLINA(\*) (Continued)

	Medium <sup>th</sup>	Exposure Route	Estimated Hazard Index	Noncarcinogenic Risk Drivers	Estimated Carcinogenic Risk	Carcinogenic Risk Drivers	
	Offisite Surface Water (Sw4) (c)	Dermal Contact					
		TOTAL:	80.0		3.8 E-06		
Future Offsite Resident (adults)	Offsite Shallow Groundwater (MW-6S) (c)	Demal Contact, Ingestion		4			
		TOTAL:	2.0	Mn, Ba, Cr	¥ N	<b>VN</b>	
Future Offsite Resident (adults)	Offsite Deep Groundwater (MW-6D) (c)	Dermal Contact, Ingestion, Inhalation		7			
		TOTAL:	6.5		8.2 E-07		
Future Onsite Resident (adults)	Onsite Shallow Groundwater	Dermal Contact, Ingestion, Inhalation		٨			
	Onsite Sediment	Dermal Contact					
	Onsite Surface Water	Dermal Contact					
	Onsite Surface Soil	Dermal Contact, Incidental Ingestion					
	Onsite Shallow Subsurface Soil	Dermal Contact, Incidental Ingestion				}	

Table 2: SUMMARY OF ESTIMATED RISKS TO HUMAN HEALTH, BENFIELD SITE, HAZELWOOD, NORTH CAROLINA<sup>43</sup> (Continued)

Receptor	e Calbed	Exposure Route	Estimated Hazard Index	Noncarcinogenic Risk Drivers	Estimated Carcinogenic Risk	Carcinogenic Risk Drivers
Future Onsite Resident (adults)		TOTAL:	\$	Naphthalene; Cr, V, Mn	4.1E-03	B(a)P, B(a)anthracene, pentachlorophenol, B(bk)fluoranthene Be, vinyl chloride, diberzzo(ah)anthracene
Future Onsite Resident (adults)	Onsite Deep Groundwater	Dermal Contact, Ingestion, Inhalation		Ą	i	**
	Onsite Sediment	Dermal Contact				
	Onsite Surface Water	Dermal Contact				
	Onsite Surface Soil	Dermal Contact, Incidental Ingestion		,	:	
	Onsite Shallow Subsurface Soil	Dermal Contact, Incidental Ingestion				
	Onsite Deep Subsurface Soil	Dermal Contact, Incidental Ingestion				
		TOTAL:	370	Naphthalene, Cr	9.8 E-04	Vinyl chloride
Future Offsite Resident (children)	Offsite Shallow Groundwater	Dermal Contact, Ingestion		<i>}</i>		
		TOTAL:	6.0	Ba, Mn, Cr	¥	NA

Table 2: SUMNARY OF ESTIMATED RISKS TO HUMAN HEALTH, BENFIELD SITE, HAZELWOOD, NORTH CAROLINA<sup>(s)</sup> (Continued)

		Exposure Route	Estimated Hazard Index	Noncarcinogenic Risk Drivers	Estimated Carcinogenic Risk	Carcinogenic Risk Drivers
Future Offsite Resident (children)	Offsite Deep Groundwater	Dermal Contact, Ingestion, Inhalation		۴		
		TOTAL:	4	Ba, Mn, Cr	8.5 E-07	
Future Onsite Resident (children)	Onsite Shallow Groundwater	Demai Contact, Ingestion Inhalation		4		٨
	Onsite Sediment	Dermal Contact				
	Onsite Surface Water	Dermal Contact				
	Onsite Surface Soil	Dermal Contact, Incidental Ingestion				
	Onsite Shallow Subsurface Soil	incidental Ingestion				
		TOTAL:	100	Naphthalene, V, Sb, Cr, Ba, Mn, phenanthrene	3.1 E-03	B(a)P, B(a)anthracene, pentachloropheno!, B(bk)fluoranthene Be, vinyl chloride, dibenzo(ah)anthracene
Future Onsite Resident (children)	Onsite Deep Groundwater	Dermal Contact, Ingestion, Inhalation		٨		٨
	Onsite Sediment	Dermal Contact				

Table 2: SUMMARY OF ESTIMATED RISKS TO HUMAN HEALTH, BENFIELD SITE, HAZELWOOD, NORTH CAROLINA<sup>III</sup> (Continued)

Receptor Future Onsite Construction Worker (adutts)	Onsite Surface Water Onsite Surface Water Onsite Shallow Subsurface Soil Onsite Shallow Groundwater Onsite Schment	Exposition Route  Dermal Contact Incidental Ingestion Incidental Ingestion Incidental Ingestion Incidental Contact  Dermal Contact  Dermal Contact  Dermal Contact	Hezzard Bodox	Noncartinogenic Naphthalene, Cr. chlorobenzane, Mn. xylanes, 1,2,4-trichlorobenzane, phenamathrene	Carcinopara Right Mark	Vinyl chloride
	Onsite Surface Soil	Dermal Contact, Incidental Ingestion				
	Onsite Shallow Subsurface Soil	Dermal Contact, Incidental Ingestion				

Table 2: SUMMARY OF ESTIMATED RISKS TO HUMAN HEALTH, BENFIELD SITE, HAZELWOOD, NORTH CAROLINA<sup>(4)</sup> (Continued)

Receptor		Exposure Route	Estimated Hazard Index	Noncarchogenic Risk Drivers	Estimated Cercinogenic Risk	Carcinogenic Risk Drivers
	Onsite Deep Subsurface Soil	Dermal Contact, Incidental Ingestion				,
		TOTAL:	5.0	Naphthalene, V, Sb, Mn	1.3 E-05	

(a) Estimates as reported in the Risk Assessment Report for the Benfield Industries Site, Hazelwood, NC, Volume I, B & V Waste Science & Technology Group, May 29, 1992.

(b) Surface soil defined as (0-2'), shallow subsurface (2-3.5') and deep subsurface (3.5-5')
(c) These media were represented by one sample in the risk assessment. Offsite sediments were represented separately by SD4 and SD5 because SD5 did not appear to be representative of Browning Branch.

Shaded values exceed USEPA's carcinogenic risk level of 1E-04 or noncarcinogenic risk level of 1.0. Check marks are dominant exposure routes, and chemical drivers for the total risk estimates are given.

able 3. Soil Remediation Levels	(2)
Contaminant	Soll Remediation Level (mg/kg)
Benzo (b or k) fluoranthene	1.6
Benzo (a)anthracene	0.8
Benzo (a)pyrene	0.3 (8)
Chrysene	1.6
Indeno (1,2,3-cd) pyrene	2.8
Naphthalene	10.0
Pentachiorophenol	1,0

 $<sup>^{(</sup>a)}$  Source: USEPA (1992a). Point of compliance is all property soils, except B(a)P, which is only for the top 12 inches.

<sup>(</sup>b) Only the level for BaP is risk-based (at 10<sup>-6</sup> cancer risk); other soil remediation levels are based on modeling of predicted concentrations of groundwater from soil concentrations to result in concentrations above groundwater ARARs.

Contaminant	Groundwater Remediation Level (ug/l)	Basis (0)
Organics		
Benzene	5	A
Benzo(a)anthracene	0.1	В
Benzo(a)pyrene	0.2	8
Benzo(b or k)fluoranthene	0.2	₿
Carbazole	5	ם ב
Chlorobenzene	100	A
Chrysene	0.2	В
1,4 -Dichlorobenzene	1.8	C
1,2-Dichloropropane	0.56	С С
Indeno(1,2,3-cd)pyrene	0.4	В
Naphthalene	100	D
Pentachlorophenol	111	Α_
Vinyl Chloride	0.0015	C
Total Xylenes	400	C
Inorganics	·	
Antimony	6	A
Barium	1000	С
Beryllium	4	A
Chromium	50	C
Lead	15	Ë
Manganese	50	Ċ
Nickel	100	A
Vanadium	200	D

<sup>(</sup>a) Source: USEPA (1992a). Point of compliance is the entire plume.
(b) Basis (at the time of the ROD): A= MCL, B= proposed MCL, Phase V rule, C= NC groundwater quality standard (NCAC 15-2L,002), D= risk-based (at 10<sup>-8</sup> cancer risk), E= USEPA action level.

Likewise for sediment, no sediment remediation levels were developed because Site sediments were not found to be of concern. However, screening criteria for sediments (based on the National Oceanic and Atmospheric Administration (NOAA) Effects Levels -Low and -Median) were given

Table 5. Surface Water Screening Criteria <sup>(a)</sup>		
Contaminant	Screening Level (ug/L) (b)	
Organics		
Benzene	71.4	
PAHs	0.0311	
Vinyl chloride	525	
Inorganics		
Barium	1,000	
Beryllium	6.5	
Chromium (total)	50	
Lead	25	
Manganese	50	
Nickel	86	

<sup>(</sup>a) Source: USEPA (1992a).

<sup>(</sup>b) Basis was the NC freshwater AWQC (NCAC T15A:02B).

Table 6. Sediment Screening Criteria(a)		
Contaminant	Screening Level (mg/kg) (b)	
Organics		
Phenanathrene	0.225 / 1.38	
Anthracene	0,085 / 0,96	
Fluoranthene	0.6 / 3.6	
Pyrena	0.35 / 2.2	
Benzo(a)anthracene	0.23 / 1.6	
Chrysene	0.4 / 2.8	
Benzo(a)pyrene	0.4 / 2.5	
Dibenzo(a,h)anthracene	0.06 / 0.26	
Inorganics		
Соррег	70 / 390	
Lead	35 / 110	
Nickel	30 / 50	
Zinc	120 / 270	

<sup>(</sup>a) Source: USEPA (1992a).

<sup>(</sup>b) Basis were the NOAA Effects Range-Low / Range-Median values.

in the ROD to which additional monitoring data would be compared. If screening values were exceeded, additional investigation of Browning Branch would be warranted. **Table 6** gives the screening criteria for sediments.

The information generated during the Remedial Design (RD) or presented in the ROD Amendment did not alter any Site remediation levels (USEPA, 1995).

#### 4.0 Remedial Actions

#### 4.1 Remedy Selection

The ROD for the Benfield Industries Site was signed on July 31, 1992. Remedial Action Objectives (RAOs) were developed as a result of data collected during the RI. The RAOs for Benfield Industries Site are (USEPA, 1992b):

- Prevent ingestion of groundwater having carcinogen(s) concentrations in excess of Federal/State Applicable, Appropriate and Relevant Requirements (ARARs) and a total excess cancer risk greater than 10<sup>-8</sup>.
- Prevent ingestion of groundwater having noncarcinogen(s) in excess of Federal/State ARARs and risk assessment criteria.
- Restoration of groundwater system by cleanup to the above stated health-based standards, and by preventing the migration of the pollutants beyond the existing limits of the known contaminant plume.
- Prevent discharge of groundwater contaminants to surface water bodies that would exceed state surface water quality ARARs.
- Prevent ingestion or direct contact with contaminated soil having greater than 10<sup>-8</sup> excess cancer risk or exceeding public health assessment criteria for noncarcinogens.
- Prevent migration of contaminants in the soil that could result in groundwater contamination in excess of Federal/State ARARs on an excess cancer risk of greater than 10<sup>-5</sup>.

The ROD (USEPA, 1992a) specified the following remedial actions (RA) for the entire Site:

Soil washing and biotreatment of the resulting slurry;

- Extraction and on-site treatment and discharge of contaminated groundwater. Treatment was to consist of pretreatment through aeration, ion exchange to remove heavy metals, primary organic treatment using submerged fixed film bioreactors, and polishing through granulated activated carbon filters;
- Addition of nutrients to the treated groundwater prior to reintroducing the water back into the aquifer through infiltration galleries to promote in-situ biodegradation;
- Review of existing groundwater monitoring system to insure proper monitoring of groundwater; with the addition of monitoring wells to mitigate any deficiencies in the monitoring network; and
- Monitoring of groundwater and Browning Branch.

The primary goal of the remedy was to reduce the future risks posed by the contaminants in both soils and groundwater at the Site to within USEPA's acceptable risk ranges. The remedial activities required by the 1992 ROD were modified in the 1995 ROD Amendment. The 1992 ROD required a treatability study be performed using the specified technologies to confirm that those technologies would achieve the desired results. The treatability study was performed in three sequential phases. Phase I was initiated in October 1993, and Phase 3 was completed in 1995.

The results of the treatability study compelled USEPA to reconsider the soil remedy specified in the 1992 ROD. The treatability study demonstrated that the soil washing and the siurry bioreactor would not achieve the desired RAOs. At the same time, data from the solid phase bioremediation portion of the treatability study indicated that this technology should be able to achieve the cleanup objectives.

During the early part of the remedial design (RD), contact was reestablished with the City of Waynesville with regard to obtaining a permit to discharge effluent from the Site to the City of Waynesville publicly owned treatment works (POTW). The possibility of discharging the entire effluent from the Site without pretreatment emerged from these discussions. Based upon the complexity of the groundwater treatment system envisioned in the 1992 ROD, USEPA opted to pursue the least cumbersome approach of discharging the entire effluent of extracted groundwater to the POTW instead of building, operating, and maintaining groundwater treatment and discharge systems onsite.

These changes to ROD were formalized in the 1995 ROD Amendment. The necessity to make this modification to the ROD arose from not obtaining the remediation level for benzo(a)pyrene in all of the treated

soils during the soil phase of the RA. The amended remedy included these changes:

#### Soil Remediation

- Steam cleaning material/debris removed during mechanical screening of excavated soll (primarily cobbies and gravel larger than one to four inches).
- Analyses of steam-cleaned material to insure remediation levels have been achieved.
- Soils passing through the screen were to be transported to on-site, preconstructed land treatment beds for biological treatment.
- During the treatment period (approximately two months), nutrients and moisture would be added to the soils, as needed, and the soils would be tilled. After two months, verification samples from the treated soil would be collected and analyzed.
- Upon successful verification, the cleaned soils (approximately 12 to 18 inches of aerated soil) would be removed from the surface of the treatment bed, leaving the bottom 1 to 3 inches of the cleaned soil in place to insure none of the underlying contaminated soil is removed. These 1 to 3 inches of cleaned soil also would provide an established microbial population for the next layer of soil to be treated.
- During the next two months, nutrients and moisture would be monitored and adjusted, as needed, in the next 9 to 12 inch layer of soil. This layer also would be tilled to maintain a suitable quantity of air. After two months, soll samples verification soil sampling would be performed to ensure cleanup goals were achieved. Upon successful verification, this layer of clean soil would be removed, again leaving a 1 to 3 inch buffer zone.
- This sequence would continue until all the contaminated soil was treated. Upon completion, the clean, treated soil would be placed in the excavated areas, and the Site graded and reseeded.
- As part of the soil remediation effort, appropriate air monitoring of the air emissions from the excavation areas and the land farming beds would be performed. If necessary, emission controls would be instituted to control unacceptable air emissions.
- In the event that the concentration of benzo(a)pyrene remained greater than 300 ug/Kg of treated soil, the following actions would

be taken. These soils would be segregated and buried together under at least one foot of clean soil to eliminate direct human contact. This area of the property would have a deed restriction placed on it to prevent digging into this particular area in the future. This deed restriction would remain until the concentration of benzo(a)pyrene decreased to the cleanup goal concentration. These soils would be sampled and analyzed, at a minimum, every five years in accordance with Section 121(c) of CERCLA.

An Explanation of Significant Differences (ESD) (*USEPA*, 2001) was issued on November 6, 2001. The ESD provided the Institutional Control for the Site via restrictive covenant language to be placed on the deed for this property with the Haywood County Register of Deeds (**see Appendix A**). This covenant was necessary to restrict future groundwater use, because some treated soils remaining onsite did not meet the treatment performance standard identified in the ROD.

The actual restrictive covenant language to be included on the property deed as the Institutional Control was provided in the ESD. Such language was developed by NCDENR. The ESD finalized the Institutional Control language referred to in the 1995 ROD Amendment. The following language was taken out of Section 4.3, "Summary of Fundamental Changes" of the 1995 ROD Amendment (USEPA, 1995):

In the event this condition (i.e., cleaned [meaning treated] soils with a concentration of benzo(a)pyrene greater than 300 micrograms per kilogram (μg/kg) or 300 parts per billion (ppb) [the soil clean-up goal for benzo(a)pyrene]) is encountered, the following actions will be taken. Because this soil cleanup goal is based on direct contact to humans, this soil will be covered with at least one foot of clean soil to prevent any direct human contact with this soil. These soils will be segregated and buried together and this particular portion of the property will have a restrictive covenant placed on it to prevent digging into this particular area in the future. This restrictive covenant will remain until the concentration of benzo(a)pyrene decreases to the clean-up goal concentration. This sequence of events will greatly reduce the likelihood of humans coming into direct contact with soils containing benzo(a)pyrene above the 300 micrograms/kilogram concentration. These soils will be sampled and analyzed, at a minimum, every five years in accordance with Section 121(c) of CERCLA, which requires long-term effectiveness and permanence reviews every five years when hazardous materials are left at a site.

Prior to allowing for the placement of soils back into the excavations, USEPA evaluated whether or not the remaining levels of contaminants in the treated soil would adversely impact the underlying groundwater as

precipitation percolates through the ground. USEPA conducted toxicity characteristic leachate procedure (TCLP) analyses on numerous samples of treated soils. All TCLP results showed that the remaining levels of contaminants in the treated soils would not adversely impact the quality of the underlying groundwater.

To eliminate the unacceptable risk from direct contact, all the treated soils with levels of benzo(a)pyrene above the 300  $\mu$ g/kg were buried with a minimum of 1 foot of clean soil placed on top. As both USEPA and North Carolina Department of Environment and Natural Resources (NCDENR) wants this property to be reused in the future, the restrictive covenant language, specified in Section 9.0 of the ESD, was developed to protect human health from any unnecessary exposures. In essence, the only use of this property prohibited by the restrictive covenant language is the construction of a residential community, homes, condominiums, or apartments. This limitation dovetails with the County of Haywood's zoning for the property as this property lies within the 100-year flood zone of Browning Branch.

#### Groundwater Remediation

The amended remedy for addressing contaminated groundwater included:

- Installation of at least three extraction wells, one off-site and at the
  periphery of the contaminated groundwater plume and two on-site
  and within the boundaries of the plume. Installation of
  approximately 10 piezometers and at least one monitoring well
  cluster.
- Groundwater extracted via the off-site extraction well would be discharged directly into the POTW.
- Groundwater extracted via the two on-site extraction wells would be piped to an Effluent Discharge Tank prior to being discharged to the POTW.
- The discharges to the POTW would be governed by a POTW discharge permit issued by the City of Waynesville Department of Public Works & Utilities.

#### 4.2 Remedy Implementation

The remedial action (RA), which was funded through Superfund, began in November 1997. The first phase consisted of flush mounting a number of monitoring wells/piezometers that would be covered by the on-site Land Treatment Unit (LTU); construction of the on-site LTU; excavation and sizing of contaminated soils; air monitoring during the excavation; land-

farming the contaminated soils in the LTU; cleaning the removed cobble, backfilling the cleaned cobble and treated soils back into the excavations, dismantling the LTU following treatment of all soils, and grading, resurveying and reseeding the site. During construction of the LTU, soils in two areas of the Site were found to contain levels of pentachlorophenol (PCP) above the ROD cleanup goal. Since PCP does not readily degrade, approximately 5,230 yd³ of PCP contaminated soil was excavated and disposed of off-site at the BFI landfill in Buford, Georgia. Excavation for PCP contaminated soil was to a maximum depth of 2 feet below ground surface.

In addition to the construction of the LTU, two above ground 50,000-gallon temporary holding/settling ponds were constructed on the northern end of the Site. Water from both the LTU and excavation dewatering efforts were pumped to these two holding ponds. After allowing some time for settling, the contents of these ponds were periodically discharged to the City of Waynesville POTW under Permit No. 008.

Construction of the land treatment unit (LTU) in the southern portion of the Site began in the late Fall of 1997. Excavation of the soils began in the Spring of 1998. The RD anticipated excavating a total of 18,000 cubic yards or 21,600 tons of contaminated soil. During the summer of 1998, approximately 13,500 tons of material was treated. This material consisted of 13,200 tons of soil, 270 tons of hay, and 27 tons of manure. Active agration of the soils began in May 1998 and was discontinued in October 1998. During March-April 1999, the treated soils were removed from the LTU and stockpiled. These stock piled soils were eventually placed in the excavation. After the LTU was emptied, the remaining contaminated soils (approximately 14,600 tons) were excavated, screened, transported to the LTU, mixed with the soil amendments, and aerated. The soil amendments included over 110 tons of hay and over 40 tons of manure. As done previously, the soils were arranged in windrows. Treatment of soils was terminated in September 2000 and the soils/cobble were backfilled into the excavations. During September/October 2000, the LTU was dismantled and the Site was graded and hydro-seeded

During soil excavation, air monitoring was performed to ensure that no unacceptable releases of airborne contaminants occurred. The results from this monitoring indicated that no unacceptable releases were occurring. Therefore no air poliution control actions were required.

During excavation efforts, two unknown underground storage tanks were encountered in the northwest comer of the Site. One tank had a 500-gallon capacity, while the other had a 1000-gallon capacity. The tanks had numerous pit holes and contained predominantly groundwater. Sampling indicated the presence of benzene, toluene, ethylbenzene, and xylene. In all likelihood these tanks had contained fuel products, although

this is not indicated in the records. The tanks were removed, cut-up, and disposed of off-site.

The following activities were associated with the second phase of the remedy implementation: install two temporary wells in the general vicinity of the extraction well locations; run pump tests on these two temporary wells; size actual extraction wells and pumps based on these two pump tests; install two on-site extraction wells and well heads; install equalization tank and the necessary connections between the equalization tanks and the well heads; install control system; connect the equalization tank to the POTW; erect a shelter over equalization tank to protect it from heavy snows; reattach standup pipes to previously modified monitoring wells/piezometers; and install additional monitoring wells and piezometers.

Construction of the groundwater extraction system began in February 2001 and was completed in April 2001. The system involves 2 eight-inch diameter extraction wells (EXT02 and EXT03) installed through the alluvium and saprolite beneath the site to the top of competent bedrock. EXT02 is pictured in Photograph 1. EXT02 was installed to a total depth of 36 feet, and EXT03 was installed to a total depth of 31.5 feet. The design flow rate for EXT02 was 4 gallons per minute (gpm) and EXT03 was 12 gpm. The actual average flow rates for EXT02 is 3.9 gpm and for EXT03 is 5.7 gpm. After pumping from the well, extracted groundwater is sent to a 5,200-gallon polyethylene tank. This tank has secondary containment constructed of reinforced concrete and a 2 foot by 2 foot sump located in the northwest corner of the containment structure. The tank and containment structure are pictured in Photograph 2. The entire structure is covered with a wood and sheet metal roof. After extraction groundwater is discharged directly into the City of Waynesville sewer system, which transport the extracted water to the city's Wastewater Treatment Plant for treatment, As of November 2001, over 3 million gallons of groundwater has been extracted and discharged to the local POTW.

#### 4.3 System Operations/Operations and Maintenance (O&M)

An Operation and Maintenance (O&M) Plan was developed and finalized for the groundwater extraction system on October 17, 2001 (USEPA, 2001). This O&M Plan governed the following site activities. For the first year of O&M, running from April 29, 2001 through April 29, 2002, the following activities were to be done on a daily basis:

- check and record extraction flow rates, pressures, and accumulative amount extracted from each extraction well;
- 2. check and record the effluent flow rate and accumulative gallons discharged from the effluent tank;

- check and record accumulative hours of operation for the extraction well pumps and the effluent pump;
- inspect the conveyance plping for leaks;
- 5. measure and record the water levels in the extraction wells;
- check and record information displayed on the pump control panel screen; and
- 7. document any other maintenance activities performed.

All of this information/data is included in each monthly O&M Progress Report that the O&M subcontractor is required to generate. In addition, the O&M Plan required:

- On a quarterly basis, measure and record groundwater levels in 27 wells/piezometers. The following wells/piezometers are included in this effort: EXT02, MW02SH, MW02DP, EXT03, MW03SH, MW03S, MW04SH, MW04DP, MW05SH, MW05S, MW07SH, MW07S, MW08SH, MW08S, MW09A, MW10A, MW10R, MW10S, PZ04, PZ05, PZ05A, B05P, PZ06, PZ07, PZ08, PZ09, and PZ10. These water levels are used to generate a potentiometric surface map, which will allow USEPA to evaluate the groundwater extraction system and ensure that the plume is being captured.
- On a semi-annual basis, for at least the first two years of O&M, the following 15 monitoring wells are to be sampled: EXT02, MW02SH, MW02DP, EXT03, MW03SH, MW03S, MW04SH, MW04DP, MW05SH, MW05S, MW07SH, MW07S, MW08SH, MW08S, and PZ05A. All samples are analyzed for volatile organic compounds (VOCs), semivolatile organic compounds (SVOCs), and metals. After collecting groundwater quality data for a year, USEPA will evaluate whether or not to eliminate any of these analyses. The surface water and sediment in Browning Branch will be sampled, by the operating contractor, as part of the Five Year Review process.
- Periodic sampling of groundwater effluent to be conducted to satisfy the requirements of the discharge permit. One composite sample to be collected from the effluent discharge monthly for the first three months of system operation. Thereafter, one composite sample will be collected from the effluent discharge every six months. Effluent samples will be analyzed for volatile organic compounds, semivolatile organic compounds, and total metals.

An Addendum to the O&M Manual for the Groundwater Extraction System at the Benfield Industries Site was finalized on September 4, 2002

(USEPA, 2002b). The purpose of the Addendum was to document changes to O&M activities and present a detailed schedule of known upcoming events for the next five years. Information in this Addendum supercedes that found in the original O&M manual.

On May 1, 2002, the frequency of scheduled O&M site visits was changed to three times per week (typically Monday, Wednesday, and Friday). The operations performed during these site visits remains as identified in the original O&M plan.

The frequency of groundwater monitoring events at the site was modified to the following:

- Quarterly sampling during the second year of system operation (May 2002 – April 2003)
- Semi-annual sampling during the third and fourth years of system operation (May 2003 – April 2005)
- Annual sampling during the fifth year of operation and thereafter (May 2005 and beyond).

The list of 15 wells sampled during each event and the analytical requirements for each event remained the same as identified in the original O&M Plan.

The Operating contractor, Mountain Environmental Services (MES), maintains the extraction system to remove ten gallons of groundwater per minute. Forty-percent of this flow rate is from EXT02, with the remainder being provided by EXT03. In order to balance the system, ten gpm of extracted water must be discharged to the POTW. A review of maintenance logs shows that these flowrates and ratios are, for the most part, maintained within a variance of 5%.

#### Costs

The average operation and maintenance cost for 2002 was \$2,488.00/month. This includes the cost for discharge to the POTW and sampling of the monitoring wells. The highest monthly O&M cost, \$4,218, occurred during the first month of operation.

#### 5.0 Five Year Review Process

#### 5.1 Administrative Components

Personnel of the US Army Corps of Engineers (USACE), Nashville District, performed the Five Year Review. This team consisted of Rebecca Terry (Chemist), Laura Benneyworth (Risk Assessor), and Douglas Mullendore (Process Engineer).

This Five Year Review consisted of the following activities: document review, data review, site inspection, local interviews, and Five Year Review Report preparation. The document review and data review commenced in February 2003, with the site visit occurring on March 19, 2003. Local interviews were conducted during the site visit and included the operating contractor.

#### 5.2 Document Review

This Five Year Review consisted of a review of relevant documents including the ROD, ROD Amendment, ESD, O&M records and monitoring data reports. The remediation levels identified in the ROD were also reviewed in detail, and ARARs and toxicity factors were checked for updates.

#### 5.3 Data Review

The data review consisted of evaluation of pre-remediation, quarterly groundwater O&M data collected from June 2001 to October 2002, subsurface soil, surface water, and sediment data collected in October 2002 in support of the Five Year Review, and extraction well and effluent monitoring data collected since the extraction system has been operational. These data are discussed in more detail below, and summarized in **Appendix B**.

#### 5.3.1 Data Assessment

In order to determine the quality of data produced for this project an assessment of data generated during long-term monitoring (LTM) was performed. This assessment includes a review of the analytical data and an evaluation. It should be noted that the required level of data validation or verification for data generated during the LTM is not identified in project documents.

Upon review of the LTM data it was discovered that

 The laboratory for this project reported some of the organic constituents as not detected. However, the reporting limit concentration for some constituents exceeds the remediation level. Based on the review of historical data an evaluation of the data quality for this project cannot be determined at this time.

#### 5.3.2 Groundwater Monitoring

Quarterly groundwater data are collected by MES. Appendix B1 summarizes the groundwater data collected from 1991 to October 2002. Where there were exceedances of the ROD remediation levels, the cell values are boxed. In cases where the detection limit exceeded the remediation level, the cell values are given in bold type.

For this Five Year Review, four monitoring reports (August 2001, February 2002, July 2002, and October 2002) were available. The data provided in the monitoring reports indicate that the main contaminant mass occurs near the groundwater/soil interface down to a depth of 20 feet or less, and is associated with the shallow alluvium beneath the Site. Although the alluvium and saprolite units are reported to be hydraulically connected, the saprolite unit has displayed relatively low concentrations of organic contaminants.

**Table 7** presents all the groundwater O & M data (1991--October 2002) for three wells that were evaluated in further detail:

- MW3SH, an alluvium well in the center of the plume, in the most impacted groundwater zone. This well provides an illustration of contaminant concentration reductions over time.
- MW5S, a saprolite well, was selected for evaluation because it is the closest well in the direction of the nearest residence downgradient, and in the deeper groundwater where potable wells may be screened
- MW8S, an alluvial well, was selected for evaluation because
  It is the closest downgradient well in the direction of Browning
  Branch Creek. Any contaminants reaching this well might
  eventually discharge into the creek.

Also highlighted in **Table 7** are Site contaminants that were "risk drivers", i.e., those that contributed most significantly to risks estimated in the risk assessment (see also **Table 2**). Six Site contaminants that were "risk drivers" in groundwater were selected for further evaluation: total xylenes, naphthalene, benzo(a)pyrene (BaP), barium (Ba), total chromium (Cr), and manganese (Mn).

Data from **Table 7** were used to generate plots of concentrations of these "risk drivers" from 1991 to October 2002 for the three wells identified in the

above paragraph. These plots are given as **Figures 3 through 8** for total xylenes, naphthalene, BaP, Ba, total Cr, and Mn, respectively. It should be noted that not all three wells were sampled for all sampling dates, and that the three wells represent two different groundwater zones/depths.

In general, Figures 3 through 6 show that concentrations of these "risk drivers" has decreased in all wells since Site remediation in 1994. However, BaP concentrations (Figure 5) appear to have increased above the remediation level (0.2 ug/L) between 1994 and July 2002 before decreasing again in October 2002. In addition, Mn (Figure 8) appears to be on the increase in all three of these wells since August 2002. In the most recent sampling event (October 2002), concentrations of these contaminants were below remediation levels ("RL" on plots), with the exception of Mn in all three wells. The reduction of metal concentrations could be a direct result in a change in sampling technique. A bailer was utilized to collect samples prior to October 2002. For the October 2002 and for all subsequent sampling events a low flow sampling technique was used. This technique usually produces samples with lower turbidity and thus could be responsible for the lower metals concentrations.

#### 5.3.3 Soil Monitoring

Subsurface soil data were collected in October 2002 by MES (*MES*, 2003) for USEPA in support of the Five Year Review. These data are summarized in **Appendix B2**, and locations are shown in **Figure 2**. Four samples and one duplicate were collected at depths from 4 to 4.5 ft from the area where soil not meeting soil treatment performance standards was buried.

As shown in **Appendix B2**, elevated concentrations of SVOCs remain at all four subsurface soil locations. Contaminant concentrations that were detected at highest concentrations included benzo(a)pyrene, benzo(b)fluoranthene, bis(2-ethylhexyl)phthalate, fluoranthene, and pyrene (MES, 2003). Three of the four locations had exceedances of the benzo(a)pyrene remediation level. The results indicate that very little biological degradation has occurred since the soils were burled during remediation activities.

GROUNDWATER RESULTS FOR SELECTED WELLS
Benfield Industries Site - Waynesville, North Carolina TABLE 7

							H	-	L				H	 I					_		$\overline{}$
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Motes:
Source: MES (2003)
Source: MES (2003)
- No Sandad cell = risk driver
- NO = Not detected, defection limit viknown, NA = not analyzed.
- U - Not detected. Value failed is minimum quantitation limit.

- J = Estimated value

TABLE 7 GROUNDWATER RESULTS FOR SELECTED WELLS Benfield Industries Site - Waynesville, North Carolina

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Notes: MES (2003)

Source: MES (2003)

Staded cell = risk driver

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-U - Not detected. Value fished to minimum quantitation finit.

TABLE 7
GROUNDWATER RESULTS FOR SELECTED WELLS
Benfield Industries Site - Waynesville, North Carolina

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TABLE 7
GROUNDWATER RESULTS FOR SELECTED WELLS

Benfield Industries Site - Waynesville, North Carolina

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Notes:
Source: MES (2003)
Starte: ARES (2003)
- MS - Not detected, detection limit ustroom: NA × mst annalyzed.
- U - Not detected. Value balled is minimum quantifiation limit.

TABLE 7
GROUNDWATER RESULTS FOR SELECTED WELLS
Benfield Industries Site - Waynesville, North Carolina

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Source: MES (2003)
Source: MES (2003)
- Not debacked; detection first Uknown: NA = not analyzed;
- U - Not debacked; detection first Uknown: NA = not analyzed;
- U - Not detected. Value fetted is mindraum quantifatfor first.

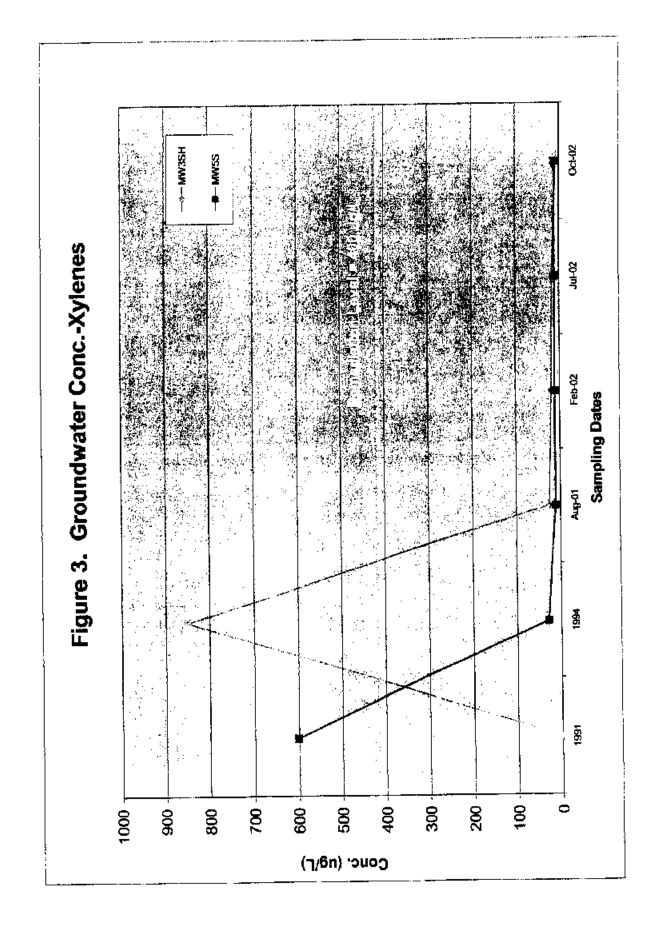
GROUNDWATER RESULTS FOR SELECTED WELLS

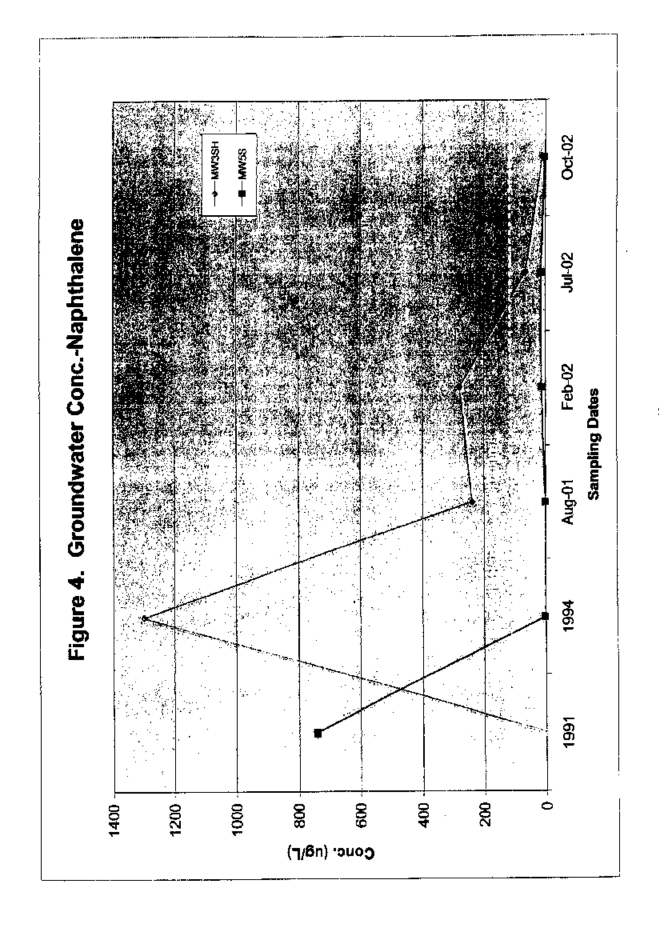
Benfield Industries Site - Waynesville, North Carolina

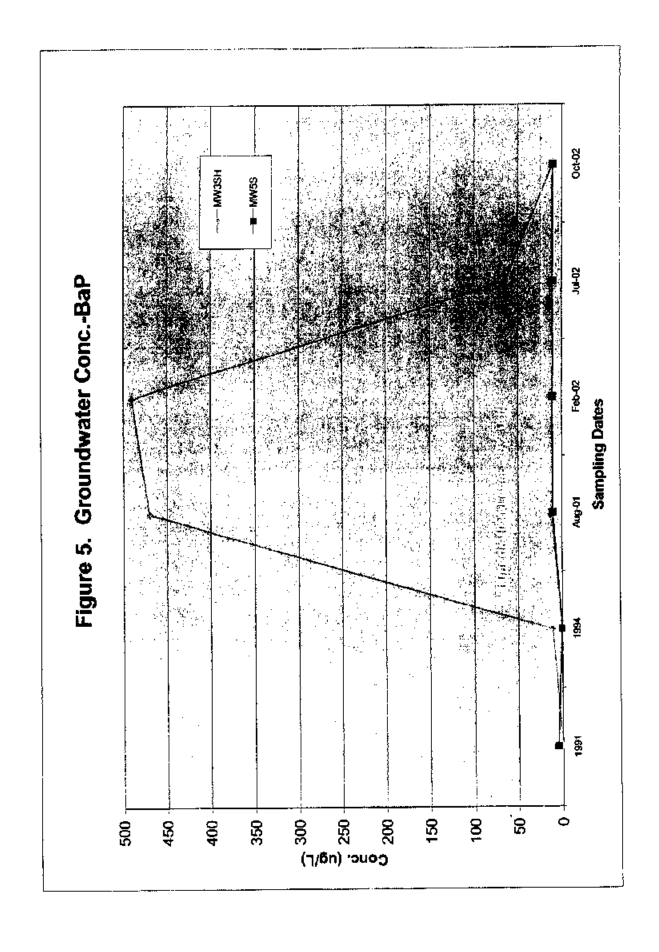
Well Number:			MWDBAMW	MW08AMW08SH (Altuvial) - Downgradient, Near Creek	1	OWINGER	둁	t, Near C	ree		
Sample Date:	99	200	May-99	Aug-01		Feb-02	Н	Jul-02	П	Oct-02	
Total Metals (sed)			-			_			<u>-</u> .		_
Akminum	ş	ž	ž	ž		12000	5	2900		2	2
Anthrony	ź		ļ — ļ		-		7	<b> </b>   	_	.	!
Arsenic	ž						$\dashv$			[	_¦
Barturn	≱	2500	¥	ž		92		\$	7	<b>8</b> 8	_
Веущит	ž				-	: }			-		
Cadmium	ž						<del>-</del> }				_!
Calcium	ž	ž	ž	Ϋ́		29000	-†	24000	7	666 75	4
Chromiten	ž	2	2	ž		æ		53		:    	7,
Cobat	≨	2	Ş	¥		£		3.8	إد	2.5	إع
Copper	≨	¥	¥	¥		14		5.6	3	-{	<b>&gt;</b> i
Iron	ž	ž	¥	Ą.		27000	-	14000	_	7800	_
Lead	≨	28	2	2	n	2	5	7	⊃	53	!
Magnesium	≨	ž	ž	¥		8600		5100		200	_
Manganese	≨	ž	310	NA	·	2100		2100	<del>†</del>	200	_
Mercury	ž							ì	į		_
Necket	≨	욷	2	N.A		£ ∫ }	<u> </u>	2.9			<u> </u>
Potassium	₹	ž	\$	¥		9	_	3700	j	3800	_;
Selenium	ž	~ <del>-</del>			1	:			- {	1 1 1 1	_ :
Silver	Ϋ́				<u>.</u>	j	1		į		_ !
Sodium	ž	ž	Y.	ž		20 20 20 20 20 20 20 20 20 20 20 20 20 2	-5	8	1	(20) (20)	]:
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Vanadeum	ž	ž	₹	<b>≨</b>		22		6	5	-	<u>ا</u> ت
Zinc	ž	ž	₹	ž	_	စ္တ	_	63		C,	_

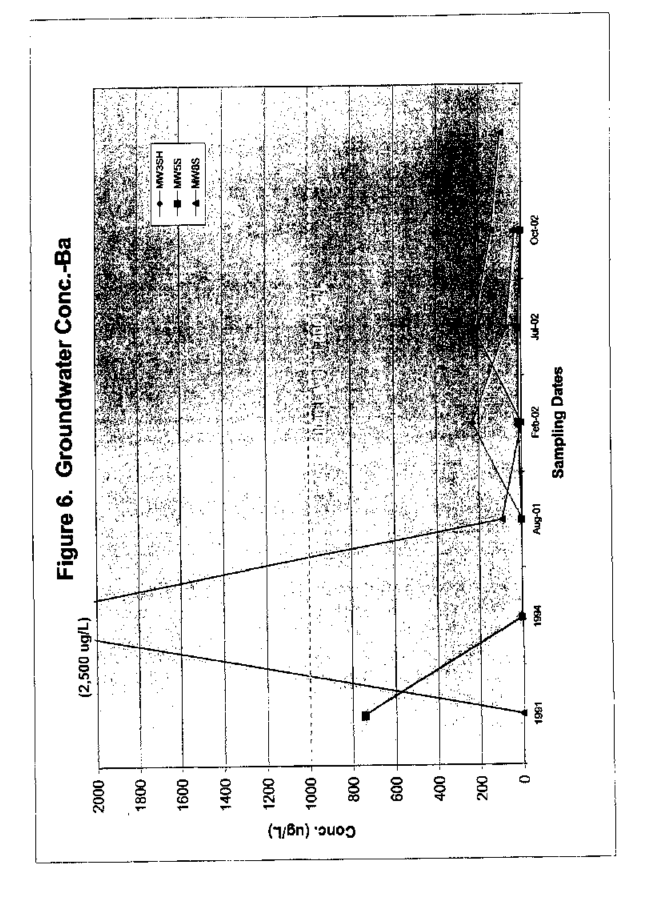
...) = Estimated value

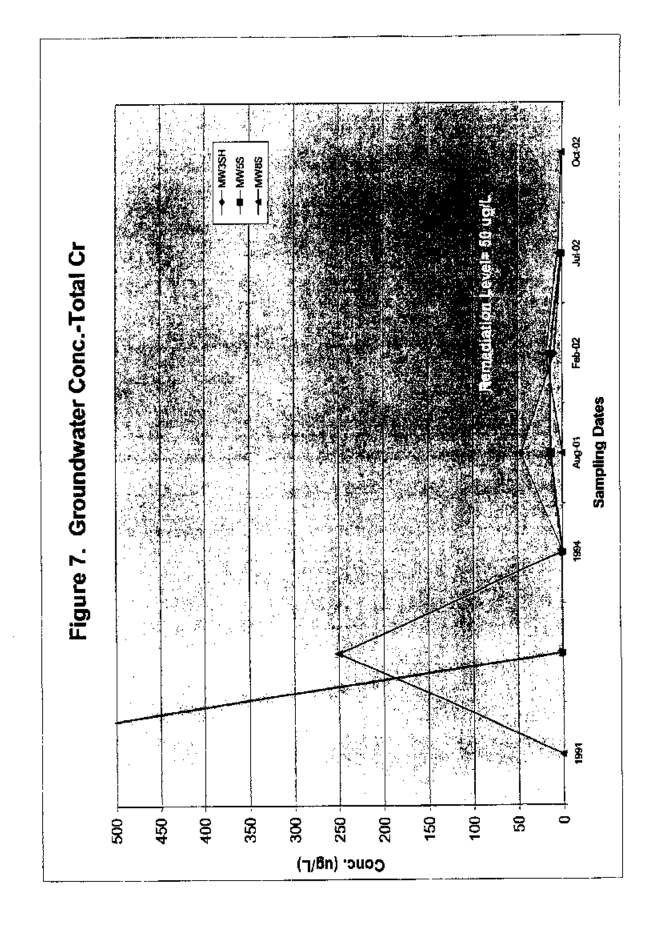
Notes: Source: MES (2003) -- Stated trail < risk driver
-- ND = Not detected, detection limit uknown. NA = not analyzed
-- ND = Not detected. Value fisted is minimum quantitation limit.

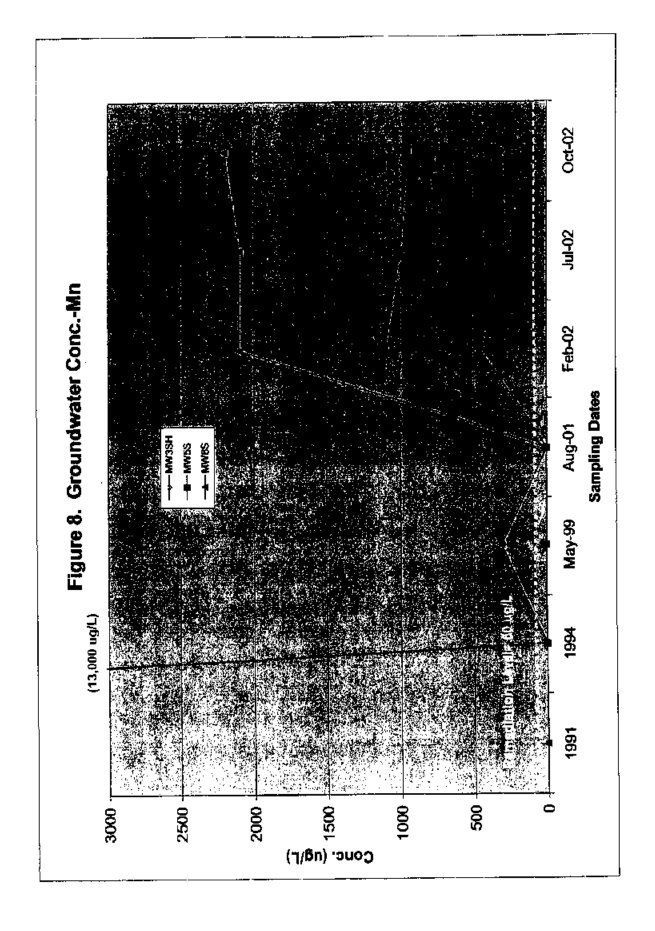












#### 5.3.4 Surface Water and Sediment Monitoring

Surface water and sediment data from Browning Branch were collected from three locations in October 2002 by MES (MES, 2003). These data were collected for USEPA to support the Five Year Review, and are summarized in **Appendices B3 and B4**; locations are shown in **Figure 2**. Locations were chosen so that one was upstream (SW/SD-1), one adjacent to the Site (SW/SD-2), and one downstream (SW/SD-3) (MES, 2003).

Results indicate that no VOCs or SVOCs were detected in surface water. Similar concentrations of metals were found upstream, adjacent, and downstream, indicating that there is no impact from the Site to surface water quality in Browning Branch (MES, 2003). The surface water data were also compared to the screening levels for surface water given in the ROD (USEPA, 1992). There were no exceedances of the screening criteria for surface water (see **Appendix B3**).

Sediment sampling results showed that toluene was the only VOC detected in sediments, at relatively low concentrations. Toluene was not detected in the upstream sample. SVOCs and metals were detected in sediment samples. However, similar concentrations were found upstream, adjacent, and downstream, indicating that there is no impact from the Site to sediment quality in Browning Branch (MES, 2003).

The sediment data were also compared to the screening levels given in the ROD (USEPA, 1992). There were exceedances (or concentrations equal to) the sediment screening criteria for anthracene, phenanthrene, pyrene, and zinc (see **Appendix B4**). Phenanthrene was also detected in the upstream sample, at higher concentrations than the other locations.

Surface water and sediment concentrations from the October 2002 event do not appear to be substantially different from the surface water and sediment concentrations from the RI given in the 1992 ROD (USEPA, 1992). Due to the conservatism inherent in the sediment screening criteria, and the low levels detected in sediment, these exceedances do not suggest that additional evaluation of Browning Branch is warranted.

#### 5.3.5 Extraction Well/Effluent Discharge Monitoring

For the most part, only low concentrations of contaminants have been detected in extraction wells EXT02 and EXT03. It would be expected, if the system was operating in the most efficient manner, the extraction wells would have levels of contamination near or higher than the groundwater remediation levels. The low contaminant concentrations found in the extraction wells are an indication that the plume is not being captured or a

significant amount of clean groundwater is being pumped and is diluting the contaminated groundwater; or a combination of the two is occurring.

### 5.3.6 Groundwater Capture Zone and Extraction System Monitoring

USEPA's Groundwater Technical Support Center (GTSC) performed a review of the groundwater capture zone and extraction system in 2002 (see **Appendix C**). Based on this review, the current groundwater system appears to be providing limited hydraulic containment for the portion of the plume(s) remaining onsite. Further information summarized from the GTSC report (USEPA, 2003a) is summarized in the following paragraphs.

The potentiometric data do not indicate that the plume is being substantially contained or captured. The February 2002 monitoring report states that the closed contours on the potentiometric map indicate "some measure" of containment of the plume. While GTSC agreed that limited containment of the plumes might be occurring within the vicinity of the extraction wells, total plume containment is probably not occurring as a result of the extraction system's operation.

GTSC identified several problems with the presentation of the water level data used to determine whether the extraction system is capturing the plume. First, the only water level measurements, which show any substantial depression in the potentiometric surface, are the measurements in the extraction wells themselves. However, extraction wells should be avoided for creating water levels maps. If the hydraulic head from an extraction well is used, the assumptions are that the flow is horizontal and the efficiency of the well is known for the given pumping rate. In some cases, assumptions and estimates can be used to make corrections of water levels in extraction wells — this was not done in this case. In general, the potentiometric surface should be measured in wells and piezometers surrounding, and in close proximity to, the extraction wells, but not from the extraction wells themselves.

If the two extraction well data points are eliminated from the potentiometric surface, the other measuring points show little or no depression of the potentiometric surface. For instance, the pre-remediation water level presented for well MW-03SH (the most contaminated well, near EXT03) in the *Preliminary Design Report* is about 2,719 feet. The data point for the same well in February 2002, after almost a full year of operation of the system was 2,715.5 feet. This represents a reduction of about 3.5 feet that may be due to a cone of depression surrounding EXT03. However, the reduction of 3.5 feet is well within the natural variation reported for the area, and could easily have been caused by natural seasonal variations or drought conditions. Even if the reduction in this well is entirely due to a cone of depression around EXT03, it is a relatively small reduction for a

well located within 100 feet of the extraction well, showing a very limited area of depression.

Review of the provided data also indicated the current extraction well configuration are not adequate for the efficient and expeditious removal of the remaining on-site contaminant plume mass. It was noted that the alluvium has a much higher hydraulic conductivity than the saprolite, so it is much easier for the shallow, contaminated groundwater to flow horizontally within the alluvium than vertically into the saprolite. The extraction wells are screened deeper than the main plume mass, which allows the removal of a relatively large volume of "clean" ground water from the deeper saprolite unit, versus a concentrated effort to remove the remaining main plume mass identified in the shallow alluvium at the site, namely in the vicinity of monitoring wells MW03SH and MW07SH. Therefore, the extraction system is not capturing the shallow groundwater in the most efficient manner.

GTSC reached to conclusion that due to the design of the extraction system, it will be difficult, if not impossible, to substantially enhance the removal of some contaminants remaining in the shallow alluvium aquifer simply through operating the current extraction system at the current or increased pumping rates. The easy adsorption of PAHs by aquifer solid materials, as well as the differences in hydraulic conductivities between the alluvium and saprolite, may limit the transport of these contaminants to the extraction wells.

#### 5.4 Update of ARARs and Toxicity Information

Question B of the Five Year Review Process asks, "Are the exposure assumptions, toxicity data, cleanup levels, and remedial action objectives (RAOs) used at the time of the remedy still valid?". In order to answer that question, the toxicity factors and exposure assumptions used in the risk assessment (B&V, 1992) were evaluated, and ARARs for the Site were updated. As noted above in Section 3.5, most of the remediation levels for the Site were not risk-based; they were based on ARARs (drinking water standards), or based on modeling to protect groundwater as a drinking water resource.

**Table 8** shows the oral (and calculated dermal) toxicity factors for noncarcinogens (RfD) and carcinogens (SF) that were used in the 1992 risk assessment (noted as "risk") for the contaminants for which there are remediation levels, and the current values, as cited in USEPA's online integrated risk information system (IRIS, 2003). As shown in **Table 8**, many of the toxicity factors have changed since 1992, including all four of the site contaminants for which the remediation levels are risk-based (BaP, naphthalene, carbazole, and vanadium). In two cases (naphthalene and vanadium), the RfD was increased, which means that the subsequent

noncarcinogenic risk would be decreased; in the case of BaP, the SF is higher, which means estimated carcinogenic risks would be increased; and, in the case of carbazole, a SF is not available in IRIS.

Therefore, because of changes to toxicity factors for the "risk drivers", risk estimates would be expected to be different than that which was presented in the 1992 risk assessment, but only these four contaminants would affect the remediation levels for groundwater and soil.

ARARs have changed since the ROD was prepared. Most significant are the North Carolina groundwater standards that are much lower than MCLs or the ROD performance standards. The fact that groundwater treatment is necessary precludes unrestricted or residential groundwater use at this time.

**Table 9** presents the groundwater remediation levels from the ROD (USEPA, 1992), the updated NC groundwater standards (15A NCAC 2L.0202, as amended August 1, 2002), and the updated National Primary Drinking Water Standards (40CFR141) Maximum Contaminant Levels (MCLs). Values which have changed since the 1992 ROD are boxed, and values which are lower than the groundwater remediation levels are shaded.

As shown in **Table 9**, many values have changed since 1992, but the only MCL that is lower (0.0002 mg/L instead of 0.0004 mg/L) than the corresponding remediation level is for indeno(1,2,3-cd)pyrene. The NC groundwater standards are lower than groundwater remediation levels for about half of the list of contaminants.

It does not appear that the original exposure scenarios relevant to the Site have changed to any degree, except that there are now deed restrictions to preclude certain types of future site development (specifically, residential).

The state-of-the art of risk assessment has changed substantially since the risk assessment was prepared, and many new guidance documents have been developed since the ROD, including the USEPA's ecological risk assessment guidance, and supplemental guidance regarding default exposure parameters, and methods for assessing exposure concentrations, and dermal pathways. It is unknown how these sources would affect the conclusions of the original risk assessment.

If a baseline risk assessment were to be re-done for the Site, it would surely be a different evaluation than that performed for the RI. The

# COMPARISON OF UPDATED TOXICITY FACTORS

Benfield Industries Site, Waynesville, NC

	Risk (a) Oral Rito	Current (d) Oral RfD		Risk ( aldb) Dermal RfD		Risk (a) Oral SF	Current (b) Oral SF		Risk (a) Dermal SF
	Chronic	Chronic	SpegnedO	Chronic	Dermal Ab. Factor	Chronic	Chronic	SpegnedO	Chronic
1	(mgAg-d)	(mg/kg-d)		(mg/kg-d)		(mg/kg-d) <sup>-1</sup>	(mg/kg-d)*		(mg/kg-d)*
Owner			L						
Benzene	0.02	NA	>	0.02	0.8	0.029	0.015-0.055	<b>&gt;</b>	0.04
Chlorobenzene	0.02	0.02		0.02	9.0	¥	ž		N.
1.2-Dichloropropane	¥	ž	Γ	Ş	9.0	0.068	ΝĀ	¥	0.09
Vind Chloride	¥	0.003	<b>*</b>	¥	0.8	1.9	0.072-1.5	Y	2.4
Total Xylenes	2	0.2	>	2	8'0	¥	NA	_	¥
Benzo (alamhracene	ž	ď		ž	0.5	5.8	NA	Å	71
Benzo (alovrene (c)	¥	Ž		₹	0.5	5.8	7.3	χ.	12
Benzo(b or k) fluoranthene		ΥN		ž	0.5	5.8	¥N	<u> </u>	12
Carbazole (c)	¥	ž	L	¥	0.5	0.02	ΨŽ	<u> </u>	0.04
Chryseije	ž	ž		ž	0.5	5.8	¥	<b>*</b>	12
1-4 Dichlorobenzene	₹	ž		₹	0.5	0.024	ΑN	۲	0.05
Indena (12.3-cd) pyrene	ž	¥		₹	0.5	5.8	NA	>	12
Naphthalene (c)	0.00	0.02	λ	0,002	9.0	¥	¥N		
Pentachlorophenol	0.03	0.03		0.02	0.5	0.12	0.12		0.24
frorganics							¥	_	
Antimony	0.004	0.004		0.0008	0.2	¥	Ϋ́		
Barkm	0.005	20'0	Y	0.001	0.2	ž	ž		
Benylium	0.005	0.002	٨l	0.001	0.2	4.3	¥	<u>&gt;</u>	z
Chromism (d)	0.005	1.5, 0.003	X.	0.001	0.2	<b>\$</b>	Ą		į
Lead	¥	¥		NA	0.2	¥	Ϋ́		
Manganese	0.1	0.14	۲	0.020	0.2	ĄN	¥		İ
Nickel (e.)	0.02	0.02		0.004	07	ž	¥		
Vanadium (c.)	0.007	0.009	¥	0.001	0.2	Ϋ́	¥		i

NA= not available in document clips). For RNDs, the lower the value, the worse the effect; for SFs, the higher the value, the worse the effect.

- Per the Risk Assessment Report (1992), Table 4-1
- Per the Risk Assessment Report (1992), Table 4-2. For carcinggers, is SFJabsorption factor, for noncarpingens, is RfD X absorption factor. Absorption betons: VOCs (0.8), SVOCs(0.5), œ@

inorganics (0.2).

- Only these contaminants had hisk-based remediation lawels for soil or groundhalter (see Tables 3 and 4).
- In the risk sessesment, the knowicky information for Graza reported for Gres; in the update, both Gres and Gres are given, respectively. In the risk assesment, the knowing information for Ni was reported for soluble sails."
- 百百百

#### TABLE 9 COMPARISON OF GROUNDWATER REMEDIATION LEVELS AND UPDATED ARARS

#### Benfield Industries Site Waynesville, NC

	Chemical of Concerm	Remediation Level (a) (mg/L)	(3	NC State Groundwater Standard 2L Standard) Class GA (b) (mg/L)	USEPA Maximum Contaminant Level (MCL) (mg/L)	(c)
VOLATI	LE ORGANICS					
	Benzene	0.005		0:0004449.113	0.005	
	Chlorobenzene	0.1		W40.05 TE-41	0.1	_
	Vinyl chloride	0.0000015		0.00001	0.002	
	Total xylenes	0.4		0.53	10	
SEMIVO	LATILE ORGANICS		-			•
	Benzo(a)anthracene	0.0001	T.	Ø 0000479 <b>1</b>	0.0002	(e)
	Benzo(a)pyrene	0.0002		070000479	0.0002	(e)
	Benzo(b or k)fluoranthene	0.0002		0.000047939	d) 0.0002	(e)
	1.4 -Dichlorobenzene(para-)	0.0018		NA	0.075	
	1,2-Dichloropropane	0.00056		0.00056	0.005	
	Carbazole *	0.005		NA	NA	
	Chrysene	0.0002	鷛	0100479.714	0.0002	(e)
	Indeno(1,2,3-cd)pyrene	0.0004	1	10:000047014	**************************************	(e
	Naphthalene *	0.1	PATT	<b>100</b> (0) 0 24 数 200	NA	
	Pentachlorophenol	0.001	编	0.0003#K#	0.001	
TOTAL	METALS					
	Antimony	0.006		NA	0.006	_
	Barlum	1.0		2.0	2.0	]
	Beryllium	0.004		NA NA	0.004	_
	Chromium	0.05	(f)	0.05	0.1	(f)
	Lead	0.015		0.015	0.015	
	Manganes <del>e</del>	0.05		0.05	0.05	_ (g
	Nickel	0.1	_	0.1	NA NA	]
	Vanadium *	0.2		NA	, NA	

Boxed values are changed from the remediation level.

- (a) As cited in the ROD (USEPA, 1992).
- (b) Per 15A NCAC 2L .0202, as amended 8/1/2002. Class "GA" is existing or potential source of drinking water for humans.
- (c) National Primary Drinking Water Standards, Maximun Contaminant Levels(MCLs) (USEPA, 2003).
- (d) Standard for benzo(b) is 4,79E-05, for benzo(k) is 4,79E-04 mg/L.
- (e) MCL for BaP (PAHs).
- (f) Value is for total chromium.
- (g) National Secondary Drinking Water Standards (USEPA, 2003).

ecological risk assessment would most likely not qualify as a screening level risk assessment under CERCLA. However, commercial development of the Site is planned, and there is nothing present at the Site that would indicate that an in-depth ecological risk assessment is warranted.

Since the baseline risk assessment process does not allow for institutional controls, a new risk assessment would likely result in the same human exposure pathways being of primary concern, i.e., the potential ingestion of groundwater and dermal contact by future residents. Also, even though some of the toxicity factors have changed, few of the remediation levels were risk-based, and many of the COCs would be expected to be the same.

#### 5.5 Community involvement

During the RI/FS, there was considerable community interest in the site. The property was sold at a property tax auction in 2002. The Remedial Project Manager (RPM) was present during the auction to answer questions from perspective bidders. The purchaser of the property was Haywood Vocational Opportunities, Incorporated (HVO). HVO maintains a vocational training center on property adjacent to the site. They intend to expand this operation to include building a new facility on the Site. During the five-year review process a meeting between the inspection team and Mr. George Marshall, President of HVO, was held to discuss HVO's plans for the property.

#### 5.6 Site Inspection

The site inspection was performed on March 19, 2003. Participants included Ms Rebecca Terry (Chemist – USACE), Mr. Doug Mullendore (Engineer – USACE), and Mr. David Traylor (Engineer - Mountain Environmental Services). Ms Terry and Mr. Mullendore arrived onsite at approximately 0830 and inspected extraction wells, the equalization tank, and many of the monitoring wells. During the investigation it was noted a gap existed in the Site's perimeter fencing. This gap was the result of the property owner removing an old water tower that was deemed a safety hazard. In the current condition the site was freely accessible to anyone desiring to enter it. The property owner had installed a fence and gate to protect the equalization tank from trespassers. The gate was secured by lock and chain, but neither extraction wells' protective housing was secured by a lock and some of the monitoring wells were unlocked. With this exception the site appeared to be well kept.

Freeze protection (insulation) had been added to the above ground piping of both extraction wells and at the POTW discharge point of the equalization tank. Additionally, the concrete pad around each extraction

well had been repaired. Both actions had been taken as a result of the above ground water lines freezing and bursting during the winter.

After the site walkover the USACE team reviewed operation and maintenance information provided by Mr. Traylor. It appears that sufficient spare parts are kept onsite to minimize system downtime. Preventive maintenance is not performed on the extraction system. However, no significant operational shortcomings resulting from poor maintenance were identified.

There were no areas on site where an accidental public exposure to soil not meeting the performance standard could occur.

See Appendix D for photos taken of the Site during the site inspection.

See Appendix E for the Site Inspection Checklist.

#### 5.7 Interviews

During the site visit the team interviewed two individuals. The first Mr. David Traylor is a Civil Engineer working for MES, the site's O&M contractor. Mr. Traylor supplied the team with operation and maintenance information.

The other interview was with Mr. George M. Marshall, the President of Haywood Vocational Opportunities, Inc. (HVO). HVO is the current owner of the property. Mr. Marshall provided insight on his company's development plans for the property. He also provided a copy of the deed, which can be found in **Appendix A**. It was evident during the interview that Mr. Marshall was aware of the deed restriction and all of its components. He stated that at the present time HVO had submitted a "fill plan" to the Federal Emergency Management Agency (FEMA). The purpose of this plan was to gain FEMA's approval of raising the property out of the 100-year flood plain. Mr. Marshall did not have any idea when FEMA's approval would be forthcoming.

USEPA performed other interviews with citizens of the surrounding area during May 2003. In general, these interviews revealed no public concerns with the remedial action. The interview questionnaires are included in **Appendix F** of this report.

#### 6.0 Technical Assessment

6.1 Question A: Is the remedy functioning as intended by the decision documents?

While levels of groundwater contamination have dropped in many of the monitoring wells since the beginning of the remedial action, it is questionable as whether or not the groundwater extraction system is functioning as intended by the decision documents. The groundwater system is not operating as efficiently as it could. Based on observations discussed earlier, it is unlikely groundwater will be restored to concentrations less than the remediation levels, or that the plume will be contained using the current extraction system configuration. This inefficiency is not caused by physical limitations of the aquifer, but instead by the designed depths of extraction wells relative to the depth of the contaminant plume and the small volume of water being removed.

Although soil with contaminant concentrations above the soil remediation levels identified in the ROD are still present onsite, the remedy can be considered to be functioning as intended, since the ESD allowed such material to be present as long as it was not leachable, was buried to prevent direct exposure, and was monitored. The purpose of the monitoring was to determine if any significant biological degradation was occurring. Such contamination is limited to areas where treated solls not meeting the treatment standards were buried onsite. Since only a limited amount of analytical data is available it is difficult to determine whether any biodegradation has occurred.

# 6.2 Question B: Are the exposure assumptions, toxicity data, cleanup levels, and remedial action objectives (RAOs) used at the time of the remedy still valid?

As discussed above in Section 5.4, ARARs have changed since the ROD was prepared. Most significant are the North Carolina groundwater standards; these are much lower than MCLs or the ROD performance standards. Many toxicity factors have also changed since 1992. It does not appear that the original exposure scenarios relevant to the Site have changed to any degree, except that there are now deed restrictions to preclude certain types of future site development (specifically, residential).

The sediment data collected for the Five Year Review (October 2002) indicated exceedances of some of the screening levels given in the ROD However, as discussed in Section 5.3.4, due to the conservatism inherent in the sediment screening criteria, and the low levels detected in sediment, these exceedances do not suggest that additional evaluation of Browning Branch is necessary.

Ecological risks would probably be evaluated differently under current USEPA guidance. However, commercial development of the Site is planned, and there is nothing present at the Site that would indicate that an in-depth ecological risk assessment is warranted.

Even though changes have occurred in ARARs, toxicity factors, and risk guidance, the RAOs and cleanup levels appear to be appropriate to the Site, and sufficient for the protection of human health and the environment.

# 6.3 Question C: Has any other information come to light that could call into question the protectiveness of the remedy?

No additional information has come to light that could call into question the protectiveness of the remedy.

#### 6.4 Technical Assessment Summary

The most significant issue regarding the protectiveness of the remedy is whether the groundwater extraction system is containing and capturing the contaminant plume in the most efficient manner. Regardless of whether the system is capturing the plume, the location of the extraction well screens causes for a large amount of clean water to be extracted with the contaminated groundwater, lowering the efficiency of the extraction system.

#### 7.0 Issues

The most significant operational issues that should be addressed are the inability of the groundwater extraction, as it is currently designed, to contain the contaminant plume and restore the ground water quality in the shortest possible time and the locking of all monitoring and extraction well cases. An additional issue, related to the monitoring of the system, is the ability of the analytical program to meet Data Quality Objectives on many levels. The comparability through approved methods, reporting limits, standardized data verification/validation should be addressed for future monitoring events.

#### 8.0 Recommendations and Follow-up Actions

Recommended and follow-up actions are included in Table 10.

#### 9.0 Protectiveness Statement

Since all source material containing leachable contaminants has been removed from the site, it is expected that a re-designed groundwater extraction system will be capable of meeting the remedial action objectives.

The remedy is expected to be protective of human health and the environment upon attainment of the groundwater cleanup goals. In the interim, exposure pathways that could result in unacceptable risks are

being controlled, and institutional controls are preventing exposure to contaminated soils and groundwater. All threats at the Site have been addressed through removal and treatment of contaminated soils, burying and covering of solls not meeting the remediation levels, the installation of fencing, and the implementation of institutional controls.

#### 10.0 Next Review

The next Five Year Review for the Benfield Industries Superfund Site is scheduled for August 2008, five years from the date of this review.

Recommendations			Follow-up / Affec Protective (Y/N	ts iness? )
	Responsible Party/Agency	Milestone Date	Current	Future
Improve Monitoring Data Results and Reporting by:	USEPA	2003	N	N
<ul> <li>Show actually         Reporting Limits         instead of "ND" or "&lt;"         and ensure those         Ilmits are less than         the ground water         performance         standards.</li> <li>Data submittals in the         future should provide         all QC results for         associated data.</li> </ul>				
Increase rate of groundwater extraction, by the installation of new wells or trenches screened nearer the zone of contamination, to ensure plume containment and groundwater remediation	USEPA	2004	N	Y
Evaluate the effectiveness of monitored natural attenuation as a remediation technology for this site	USEPA	2008 (next Five- Year Review Report)	N	N N
Secure all monitoring and extraction wells	USEPA	2003	Y	Y

#### 11.0 References

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USEPA, 2001b. Explanation of Significant Differences, October 2001.

USEPA, 1995. Amendment to the Record of Decision Remedial Atternative Selection, the Benfield Industries Site, Hazelwood, Haywood County, North Carolina, June 1995.

USEPA, 1992a. Record of Decision Remedial Alternative Selection, the Benfield Industries Site, Hazelwood, Haywood County, North Carolina, July 31, 1992.

USEPA, 1992b. Feasibility Study Report for the Benfield Industries Site, July 16, 1992.

## Appendix A -- Copy of Property Deed

865-82-2326

TRANSPER MADE ON PACORO 5/19/02 3/20/29 STATE OF NORTH CAROLINA COUNTY OF HAYWOOD

SMERIFF'S DEED

This deed, made this 19 day of March, 2002, by and between R. T. Alexander, Sheriff of Haywood County, North Carolina, party of the first part, and HVO Properties. LLC, parties of the second part,

56 Scate St. Waynesville, NC 28786

#### WITNESSETH

That whereas the party of the first part, being duly authorized by an execution issued upon a certain judgment docketed in the office of the Clerk of the Superior Court for Haywood County in a proceeding entitled "Haywood County a body politic and corporate vs. T. G. Benfield," (File #1959M216), and after due advertisement in accordance with law, did offer for sale and did sell, at public auction for cash to the highest bidder, at the courthouse door in Haywood County, on the 21 day of December, 2001, real property herein described, when and where HVO Properties, LLC became the last and highest bidder for the same at the price of \$130,000.00; and

Whereas more than ten days have elapsed since the report of the sale was filed with the clerk of the superior court and no increased bid has been filed, and the sale having been confirmed by order of the superior court, and HVO Properties, LLC, party of the second part, has fully paid the amount of the bid to the party of the first part;

Now, therefore, in consideration of the premises and in further consideration of the sum of One Hundred Thirty Thousand Dollars (5130,000,00) in hand paid to the party of the first part by the party of the second part, receipt of which is hereby fully acknowledged, the party of the first part does hereby give, grant, bargain, sell, and convey unto the party of the second part, its heirs and assigns, all of the lot, tract, or parcel of real estate in Wayneaville Township, Haywood County, North Carolina, and being more particularly bounded and described as follows:

#### SEE ATTACHED SCHEDULE "A"

For more particular description, see deed from Clyde Savings and Loan Association to T. G. Benfield, recorded in Deed Book 276, page 601, less out conveyances Deed Book 277, page 304 and Deed Book 410, page 62 in the Office of the Register of Deeds of Maywood County, Parcel Number 8605-82-2326, 6.020 acres, Waynesville Township.

SUBJECT TO the Declaration of Perpetual Land Use Restrictions attached hereto as Exhibit "B".

To have and to hold the above-described premises and all privileges and appurtenances thereunto appertaining, to the party of the second part, his heirs and assigns, to their only use and behoof forever free and clear of all encumbrances except all outstanding city and county taxes and all local improvement assessments against the above-described property not included in the judgment in the above-entitled cause in as full and ample manner as the party of the first part is authorized and empowered to convey the same;

CERTIFIED
TRUE COPY

AMY R. MURRAY
REGISTER OF DEEDS
HAYWOOD COUNTY COURTHOUSE
215 N. MAIN ST.
WAYNESVILLE, NC. 28786

Inst # 562602 Book 516 Page: 2052

In witness whereof, the party of the first part has hereunto set his hand and seal the day and year first above written.

State of North Carolina County of Haywood

I, Device Ord Research R. T. Alexander, Sheriff of Haywood County personally appeared before me this day and acknowledged the due execution of the foregoing deed as his or her own act and deed.

Witness my hand and official seal, this 19 day of March, 2002.

Notary Public Research Resear

State of North Ceroline, Herywood County
The Foregoing Certificate(s) of JANICE CORN INP
to (em) Certified to be Correct.
This Instrument was filed for Registration on this 19th Day of

Inst # 562602 Book 516 Page: 2053

#### SCHEDULE "A"

BEGINNING on a stake in the Westerly margin of Richland Avenus in the Town of Hazelwood, said stake being at the Southeasterly corner of the Allen-Siler lot and formerly corner of the J.P. Scates lot, and runs thence South 7 deg. 30 min. East with the margin of Richland Avenue 915 feet to a stake; thence South 8 deg. 45 min. West, 38 feet to a stake; thence South 24 deg. West, 53 feet to a stake, McKay's corner; thence South 80 deg. West, 80 feet to a stake; McKay corner in Winchester old line; thence South 34 deg. East, 128 feet to a box elder; thence South 43 deg. East, 164 feet to a sycamore, corner of lot formerly owned by L. Scates; thence with the L. Scates line, South 88 deg. 30 min. West, 650 feet to the Easterly rail of a spur track of the Southern Railroad; thence with said Easterly rail in a Northerly direction to the intersection of the main line of said railroad, and with said Easterly rail of the main line of said railroad a total distance of 1275 feet to a stake at the Southwesterly corner of the Allen-Siler lot; thence with the line of said lot in an Easterly direction 170 feet to the BEGINNING, containing Twelve (12) acres, more or less;

SAVE AND EXCEPT the parcel of land granted and conveyed from T. G. Benfield to J. H. Sawyer by that certain deed dated October 7, 1975, and recorded in Book 277, page 304, in the Haywood County Public Registry, and more particularly described as follows:

BEGINNING at a stake in the northerly margin of Scates Street where it intersects with the eastern rail of the spur line of the Southern Railway tracks and runs thence with the easternmost rail of the spur line and of the main line of the Southern Railway three (3) calls as follows: North 5 deg. 02 min. Bast, 95.19 feet, North 8 deg. 49 min. East, 119.17 feet, and North 13 deg. 15 min. East, 426.82 feet; thence leaving the railway South 76 deg. 45 min. East, 181,40 feet (passing through fron posts at 80,00 feet and 160,00 feet respectively) to the center of a creek; thence with the center of the creek seven (7) calls as follows: South 21 deg. 25 min. East, 141.33 feet to a point (which is offset North 54 deg. 32 min. East, 12.40 feet from an iron stake), South 23 deg. 40 min. East, 107.82 feet to a point (which is offset North 25 deg. 24 min. East, 13.70 feet from an iron stake), South 35 deg. 13 min. East, 79.26 feet to a point directly beneath the center wire of the Carolina Power & Light Company high voltage line (which point is offset North 82 deg. 40 min. East, 13.70 feet from an iron stake), South 1 deg. 57 min. East, 73.59 feet to a point (which point is offset South 53 deg. 07 min. East, 15.00 feet from an iron stake), South 31 deg. 47 min. East, 67.18 feet to a point (which is offset North 27 deg. 32 min. East, 12.00 feet from an iron stake), South 53 deg. 53 min. East, 88.24 feet to a point (which is offset North 73 deg. 00 min. East, 10.00 feet from an iron stake), and South 39 deg. 59 min. East, 120.55 feet to a point on the bridge where Scates Street crosses said creek; thence with the northern margin of Scates Street South 88 deg. 30 min. West, 628.45 feet to the BEGINNING and containing 5.257 acres as per survey and plat of Gordon K. Stebbins & Assoc., dated September, 1975, entitled "Property of Tom Benfield, Waynesville Township, Haywood County."

Inst # 562502 Book 516 Page: 2054

#### EXHIBIT "B"

#### DECLARATION OF PERPETUAL LAND USE RESTRICTIONS

Benfield Industries Superfund Site, Haywood County, North Carolina

This Declaration is part of a Remedial Action Plan for the Benfield Industries Superfund Site (hereinafter referred to as the "Site") that has been approved by the Secretary of the North Carolina Department of Environment and Natural resources (or its successor in function), or his/her delegate, as authorized by NCGS Section 130A-310.3 (f). The North Carolina Department of Environment and Natural resources shall hereinafter be referred to as "NCDENR." The authority to place this Declaration on this property is provided through North Carolina General Statutes, Section 130A-310 through Section 130A-310.19.

For the purpose of protecting public health and the environment, it is declared that all of the real property described on Schedule "A" be held, sold and conveyed subject to the following perpetual land use restrictions, which shall run with the land; shall be binding on all parties having any right, title or interest in the above-described property or any part thereof, their heirs, successors and assigns; and shall, as provided in NCGS Section 130A-310.3 (f), be enforceable without regard to lack of privity of estate or contract, lack of benefit to particular land, or lack of any property interest in particular land. These restrictions shall continue in perpetuity and cannot be amended or canceled unless and until the Haywood County Register of Deeds receives and records the written concurrence of the Secretary of NCDENR (or its successor in function), or his/her delegate.

Inst # 362602 Book 516 Page: 2055

#### PERPETUAL LAND USE RESTRICTIONS

- The Site may be maintained as open space. "Open space" for purposes of this restriction means an undeveloped, natural area where the sole human use shall be non-dermal recreational activities such as biking, running, hunting, fishing, and bird watching. The real property shall not be developed or utilized for residential purposes, although this property can be developed either for commercial or industrial purposes.
- The Site may be used for any above-ground construction or other improvements (including, but not limited to, utilities, roads, and sidewalks). No alteration, disturbance, or removal of the existing soil, landscape and contours shall occur other than erosion control measures approved by NCDENR, except that additional construction backfill may be brought to the site without a restriction to fill height. If any Site activities require excavating more than a foot below the existing surface, approval from the Superfund Section of NCDENR shall be obtained. No on-site activities shall occur that will result in exposing the people to either contaminants in the soil or the ground water.
- Any surface or underground water located at the Site within the open space area shall not be used for swimming or as a source of potable water.
- The Site shall <u>not</u> be used for mining, extraction of coal, oil, gas or any other minerals or non-mineral substances.
  - · Mowing of vegetation and tree cutting is allowed on the Site.

#### **ENFORCEMENT**

The above land use restrictions shall be enforced by any owner, operator, or other party responsible for the Site. The above land use restrictions may also be enforced by NCDENR through the remedies provided in NCGS Chapter 130A, Article 1, Part 2 or by means of a civil action, and may also be enforced by any unit of local government having jurisdiction over any part of the Site. Any attempt to cancel this Declaration without the moval of NCDENR or its successor in function shall constitute noncompliance with the Remedial Action approved by NCDENR for the Site, and shall be subject to enforcement by NCDENR to the full extent of law. Faiture by any party required or authorized to enforce any of the above restrictions shall in no event be deemed a waiver of the right to do so thereafter as to the same violation or as to one occurring prior or subsequent thereto.

#### NOTICE

Hazardous substances were stored, released and/or disposed of at the Site. Following is a description of remedial action taken, or to be taken, at the Site in order to protect public health and the environment.

The Remedial Action conducted at this Superfund site occurred under the authority of vested the President of the United States in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. § 9606(a). This authority was

Inst # 562602 - Book 516 Page: 2056

delegated to the Administrator of U. S. Environmental Protection Agency (hereinafter "EPA") on January 23, 1987, by Executive Order 12580 (52 Fed. Reg. 2926, January 29, 1987), and was further delegated to EPA Regional Administrators on September 13, 1987, by EPA Delegation No. 14-14-B and re-delegated to the Director, Waste Management Division, EPA Region 4 on January 5, 1989, by Regional Delegation No. 8-14-A.

The objectives of the Remedial Action were specified in a July 30, 1992 Record of Decision, as amended by a June 15, 1995 Record of Decision Amendment. Specifically, the Remedial Action consisted of:

- Construction of an on-site land treatment unit (hereinafter "LTU") on which to treat the contaminated soils. The LTU was bernned and lined to protect the underlying soil from being contaminated during treatment. Following treatment of the soils and during the dismantling of the LTU, the soils beneath the liner of the LTU will be tested to confirm that these soils have not been adversely impacted.
- Soils encountered during the construction of the LTU that were contaminated with
  pentachlorophenol above the performance standard were removed and disposed of off-site.
- An underground storage tank was uncovered and removed.
- All known contaminated soils (approximately 27,800 tons or 23,170 cubic yards) were excavated, screened to remove the cobble, and transported to the LTU. The screened soil was mixed with hey and manure and arranged in windrows in the LTU. This mixture was agrated via a track-hoe and kept moist. The cobbles were steamed cleaned and returned to the excavation. The treated soils were also returned to the excavation. Those soils that achieved all the performance standards were segregated out and used as the top cover for the excavation. The rest of the soil was replaced in the excavation.
- A groundwater extraction system was installed to address contaminated groundwater. The groundwater extraction system includes two on-site extraction wells, the necessary piping and electrical connections, a 10,000 gallon above ground storage/equalization tank, and a discharge line to the City of Waynesville sewer system. Groundwater samples and groundwater levels will be collected from up to 33 monitoring wells/piezometers. These monitoring wells/piezometers are located on and off site. Groundwater samples are being collected to track the quality of the groundwater and groundwater levels are being measured to avaluate the effectiveness of hydraulic control established by the groundwater extraction system.
- As required by Section 121(c) of the CERCLA, as amended by the Superfund Amendments
  and Reauthorization Act (SARA) of 1986, Five-Year reviews of the Remedial Action will
  occur until the levels of contamination in the groundwater drop to or below the
  performance standards specified in the 1992 Record of Decision.

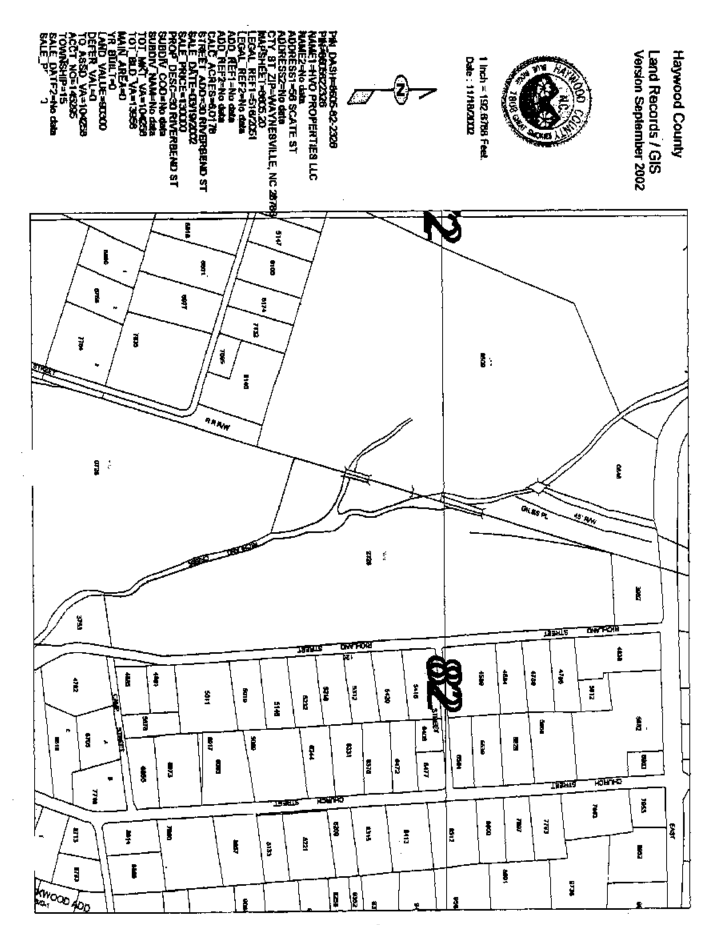
HAZARDOUS SUBSTANCES REMAIN ON THE SITE, BUT ARE NOT A DANGER TO PUBLIC HEALTH AND THE ENVIRONMENT, PROVIDED THAT THE ABOVE

Inst M 562602 Book 516 Page: 2057

RESTRICTIONS, AND ANY OTHER MEASURES REQUIRED BY NCDENR, ARE STRICTLY COMPLIED WITH. In addition to this Declaration, a Notice of Inactive Hazardous Substances or Waste Disposal Site, constituting a survey plat identifying the type, location and quantity of hazardous substances remaining on the Site and approved by NCDENR pursuant to NCGS Section 130-A-310.8 shall be recorded at the Haywood Register of Deeds Office.

# FUTURE SALES, LEASES, CONVEYANCES AND TRANSFERS

When any portion of the Site is sold, leased, conveyed or transferred, pursuant to NCGS Section 130-A-310.8 (e) the deed or other instrument of transfer shall contain in the description section, in no smaller type than that used in the body of the deed or instrument, a statement that the above-described real property has been used as a hazardous substance or waste disposal site and a reference by book and page to the recordation of the Notice of Inactive Hazardous Substance or Waste Disposal Site referenced in the preceding paragraph above.



Appendix B - O&M Monitoring Data (1991 - October 2002)

4, J. Est. value; NA - Not analyzed 5, Source: Mountain Emil Control

# APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

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## APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

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**GROUNDWATER RESULTS (1991-2002)** APPENDIX B1

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APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

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r i	2	윤!	ş	9	<b>.</b> <b>.</b>	  - 		İ	-	ļ	   
C. B. C. AN C. C. C.				<del></del>     	-		1	į	į		
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sec-Bulylbenzene				   	!	[	į	   		į	\ !
Haumbenzene NA WATER			-					İ	1	   	
										}	- } }
200	190	100	<b>1</b>	₽	귤	830	æ	₽   	₽	3	<u>5</u>
	850	52	19	16	7.	900	320	₽	₽	₽	ŝ
Trichlomethene					· i	- [	  -  -				 
Vinyl chloride	-	-   	_		i i		   				

4. J.-Est value; NA - Notumbyzed 5. Source: Mountain Env. (2003)

Blank:not historically detected.
 Boued: = or exceeds RL. Bold: DLs= or exceed RL.
 Not detected. DL utmann.
 U. – Mot detected at printnum quantitation finit.

## 4. J.-Est value; NA - Not analyzed

GROUNDWATER RESULTS (1991-2002) APPENDIX B1

Cugal   Cuga	Wall Number:	Remediation			HW03SH	_				Ē	MWD3S		
Core   Core		· · · · · · · · · · · · · · · · · · ·			1		[						
Second Second	Sample Date:	150 P	1991	Aug-01	Feb-02	Jul-02	04-02	1991	1994	Aug-01	Feb-02	70-50	23 25 25 25
Section   Sect	Semivolatile Organics (upfl	13											
Section	1,1-Biphenyl	棉	Ş	360.5	450 J	811	100						
Secondaria   Sec	2-Chloronaphthalene	· 高秋·北本MWWW											į
Colored   Colo	2-Wethylnaphthalene	NA .	4301	1200	1300	220	<b>3</b> 01	2500	500	3	±00±	<b>≅</b>	<b>2</b>
Correction   Cor	2-Methytohenol	10 March 1982	}										{
Marcane   Marc	Acensohibere	SAN TANK	5200	160	2100	290	191	3301	5207	101	1001	5	3
Secondary	AcenaphBwlene	NA WA	38	10.1	130.7	23	100	282	58.1	70€	Ę	₽	ş
Treverence (101) (11) 470 J 490 J 64J 100U ND 11J 100U 100U 100U 100U 100U 100U 100U	Antivacene	NA WINE	ES	740.1	720 J	947	€	133	233	100	₹	5	<b>10</b>
worannene         FOZZ         4.1         226.0         216.0         21.5         10b         A.1         10b	Benzolalantwacene	10 3	=	470.1	1907	\$	죵	Q	147	101	195	100	5
thorannene         0.2         NA         NA         NA         NA         NA         NA         NA         NA         NA         NA         NA         NA         NA         NA         150 J         280 J         25.5         100 J         NA         NA         NA         NA         130 J         24.1         100 J         NA         NA         NA         NA         130 J         24.1         100 J         100 J         NA         NA         NA         130 J         24.1         100 J         100 J         NA	Benzolalowene	0.2	7	220.7	210.5	17.2	105	2	7	₽	100	100	<b>Š</b>
NA   150 J   280 J   254   100   1	Benzo(b +/or k)/knoranthene		ತ	ž	¥	ž	ž	Q	16	¥	ž	≨	¥
NA   ND   38   1000U   100U   10U	Benzo(b)fluoranthene	73.	ž	150.1	280.1	25	100						
NA   NA   NA   300   130   140   160   1	Benzo(ghi)perylene	¥	2	89	10000	1000	- 190				- - -		
NA   ND   43   1000U   100U   10U	Benzo(k)fluoranthene	N AN A COL	Z Z	300	130	3₹	1001				-} -		
Secondary   NA	Benzyl butyl phihalate	ANT N	2	43	10001	1000	100			<u>أ</u> أ أـــــ			Į
Cdam         NA         Se         1900u         101         100         46J         150J         100 </th <th>Bis (2-ethythexyl) phthalate</th> <th>NA .</th> <th>9</th> <th>330 3</th> <th>10001</th> <th><b>₩</b></th> <th>162</th> <th>i</th> <th></th> <th></th> <th><u> </u>    </th> <th></th> <th></th>	Bis (2-ethythexyl) phthalate	NA .	9	330 3	10001	<b>₩</b>	162	i			<u> </u>   		
Hearth   H	Caprolactam	N. NA									- - -		
Indicate	Carbazole	10000000000000000000000000000000000000	1501	96	10001	\$	100	₽ ₽	150.1	2	3	€	\$
(a) handbracene         NA         ND         20         1000U         1001         200         100	Chrysene	表演 200	79	400 €	3903	413	<b>₩</b>	2	3	3	3	16U	5
Machine         NA         370J         1300         1800         430         10U         230J         370J         10U <th< th=""><th>Dibenzo(a,h)anthracene</th><th>N. W.</th><th>QN</th><th>8</th><th>1000</th><th>1000</th><th>101</th><th></th><th></th><th></th><th>   </th><th></th><th></th></th<>	Dibenzo(a,h)anthracene	N. W.	QN	8	1000	1000	101				 		
Machine         NA         ND         51         1000U         101         101         101         100         101         100         101         100         101         100         101         100         101<	Dibenzofuran	NAW W	370	1300	1800	430	£	38	370	3	₽	3	<b>≘</b> i
Viportificaliste         NA         11         1000U         100U         10U         21J         71J         4 J         10U         1J           finene         NA         71J         2100         2400         450         10U         27J         36J         10U         1J         10U         1J         10U	Di-n-butyphthalate	が必要な	Ê	5	10000	1000	1017					İ	
inene         NA         7.13         2100         2400         450         10U         27J         71J         4 J         10U         1J           ine         NA         360J         1500         2100         470         10U         220J         360J         10U         10	Din-octy/phthalate	T. P. IN	QN	11	1000L	±00€	₽		{			1	:
E         NA         360J         1500         2100         470         10U         220J         360J         10U<	Fluoranthene	1	7113	2100	2400	450	를	213	71	4	100	7	5
13.3-cd   pyrene   13.00   13.00   13.00   10.0	Fluorene	N. C. C. C. C. C. C. C. C. C. C. C. C. C.	360	1500	2100	470	<b>3</b> €	2201	3601	2	₽	₹	1 <u>0</u>
siene         1300.         240.J         280.J         65.J         10U <t< th=""><th>Indeno (1.2,3-cd) pyrene</th><th>** <b>**</b></th><th>£</th><th>25</th><th>10001</th><th>1000</th><th>100</th><th></th><th></th><th></th><th>į</th><th>į</th><th></th></t<>	Indeno (1.2,3-cd) pyrene	** <b>**</b>	£	25	10001	1000	100				į	į	
MAR Seed         410J         5200         5100         1100         10U         150J         10U         <	Naphthalene	900	1300	240 J	280 J	. [92]	<b>⊒</b>	5901	13001	100	Ē	₽İ	₽¦
Birere         AA         410J         5200         5100         1100         10M         10U         1	Pentachtorophenol										    -  -		
451 1,500 J 1600 260 10U 12J 45J 2 J 10U 10U	Phenanthrene		1 1	5200	5100	5	₽	2502	5	₽	 ≅[	10C	ᅙ
	Pyrene	1 ·		1,500 J	1600	260	36	121	45	7. 7.		5	ᅙ

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 NO - Not detected, Dt. wtonown.
 No - Not detected, Dt. wtonown.

# APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

MA   NA   NA   NA   NA   NA   NA   NA	Well Number:	Remediation			HXKO3SH					£	MW03S		
Feb-07		· · · · · · · · · · · · · · · · · · ·			-								
100   100	Sample Date:		1994	Aug-01	Feb-02	Jul-02	000	1991	1994	Aug-01	Feb-02	70-m	Oct-02
NA	Fotal Metals (ug/L)	職者のを強さ											
NA	Muminum	N. S. NA. W. S.	ž	¥	24,000.J	4100	100 U	₹ V	ž	¥	1,200.J	1300	n oz
NA   NA   236   71J   30	Andrimony	**************************************	(   	į   							!		
NA   NA   NA   NA   NA   NA   NA   NA	Visenic	NA WAY			   								
NA   NA   NA   4400   1.0 U   NA   NA   1.1   0.20U   1.0 U   NA   NA   4400   4800   4400   4800   1.0 U   NA   NA   42   1.0 U   1.0 U   NA   NA   42   10U   1.0 U   NA   NA   42   10U   1.0 U   NA   NA   42   10U   1.0 U   NA   NA   42   10U   1.0 U   NA   NA   480   5000   5000   15	Sarina Control Control	0001	오		230	71)	93	1400	딮	¥	8	798	33
NA NA 5300 4400 4800   NA NA 5300 1400 4800   NA NA 6 8 8 1.0 U   NA NA 6 8 8 1.0 U   NA NA 6 140 1.0 U   NA NA 14 2.3U   1.0 U   NA NA 14 2.3U   1.0 U   NA NA 14 2.3U   1.0 U   NA NA 15 6 6 2.0 U   NA NA NA 6600 2100 1500   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 200 1600   NA NA 100 2000 1600   NA NA NA 100 2000 1600   NA NA	Seryllium	神神の大きの人が	ş	¥	<del>-</del> :	0.200	1.0 U						
NA   NA   NA   S300   4400   4800	Sadmium	NA STATE	İ		} }								
NA   NA   A   A   A   A   A   A   A	Carcium	大学 1000 1000 1000 1000 1000 1000 1000 10	≨	≨	2300	4400	4800	M.	ž	¥	3900	3100	3300
NA   NA   14   2.3U   1.0 U	Chromitem	- X - 00 - C	2	¥	46	8.8	1.0 U	240	모	≨	8.6	5.4	1.0 C
NA   NA   33000 9500 1.0 U   1.0 U	Cobatt	N. N.	Ş	≨	7	2.30	1.0 U	8	₽	≨	3.2 R	240	1.3 R
m 15 NA NA 33000 9500 5000 m 16 6 2.0 U no NA NA 6600 2100 1500 no no no no no no no no no no no no no	Copper	が 一人	¥	¥	42	5	1.0 U	¥	ž	ş	7.7	5.2U	1.0 U
## 15   33   NA   16   6   2.0 U   ## NA   NA   6600   2100   1500   ## NA   460   220   310   ## NA   420   2000   1600   ## NA   4300   3.200   3.200 J	ron	ń.	٨ĸ	ž	33000	9500	2000	Ą	¥	¥	1700	2400	170
## NA NA 6600 2100 1500 ## ND NA 460 280 310 ## 100 NA 27 72 1.0 U ## NA NA 4800 2000 1600 ## NA NA 3300 J 3600 3.200 J		Ż	33	¥	91	9	2.0 U	1700001	Q	ž	2.00	1.20	200
## 10 ND NA 460 280 310  ### 100 NB 27 7.2 1.0.U  ### 100 NB 27 7.2 1.0.U  ### 100 NB 27 7.2 1.0.U  ### 100 NB 27 7.2 1.0.U  ### 100 NB 27 7.2 1.0.U  ### 100 NB 27 7.2 1.0.U  ### 100 NB 27 1.0.U  ##	ļ	PAN	¥	¥	0099	2100	1500	¥	άX	ş	1700	1700	1200
100 NA 27 72 1.0 U  100 NA 27 72 1.0 U  100 NA 27 72 1.0 U  100 NA 27 72 1.0 U  100 NA 27 72 1.0 U  100 NA 27 72 1.0 U	Wanganese	20	9	¥	460	280	310	34000	욷	¥	230	310	200
10 U	Wercury	NATIONAL PROPERTY.	E I										
NA NA 3300 J 3600 J 200 J 500	Nickel .	30.	2	¥	27	7.2	1.0 U	130	2	₹	9.7	6.2	2.2
NA 1 3 300 J	Potassium	N. C. W. W. W. W. W. W. W. W. W. W. W. W. W.	¥	¥	4800	2000	1600	¥	ď.	ž	1600	1200	820
1 2 200 J 3500 J 3500 J 3500 J 3500 J 3200 J 3500 J 3500 J 3200 J 3500	Selenium	W NN NN NN NN NN NN NN NN NN NN NN NN NN											
3.300 J 3600 3.200 J	Saver	N. S. S. S. S. S. S. S. S. S. S. S. S. S.											
	Sodium	NAME OF THE PARTY	<b>≨</b>	¥	3,300 J	3600	3,200 J	ž	ΑZ.	≨	2,800 J	3100	2,800 J
	<b>Thallium</b>	是於第一MANASA	! .										
dium 52 120 1.0 U	Vanadium	2002	S	¥	25	150	100	330	2	≨	3.1	4.40	1.0 U
Zinc 18 3.6.1 NA NA 110 18 3.6.1 NA	Zinc	NAME OF STREET	≨	¥	110	<b>B</b> E	3.6 J	ž	ž	ž	7	1.9	7.7

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 NO - Not detected, Ot otherwin.

4, J - Est value; NA - Not analyzed

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Sample Date:	20-101-02	<u> </u>	Н				
	Jul-02	-					
NA			1991 1994	Aug-01	Feb-02	Jul-02	8
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FINAL TOTAL					. }		
NA	<u>-</u>						İ
NA NA NA NA NA NA NA NA NA NA NA NA NA N							
## 15 ND 100 100 100							
NA 100 100 100 100 100 100 100 100 100 10							
NA 21 ND 16U 10U 10U 10U 10U 10U 10U 10U 10U 10U 10			2.1 ND	100	ş	<b>₽</b>	5
NA 21 ND 10U 10U 10U 10U 10U 10U 10U 10U 10U 10U		_					1
NA 10 100 100 100 100 100 100 100 100 100				19	ᅙ	3	18
NA (1) ND 10U 10U 10U 10U 10U 10U 10U 10U 10U 10U	-	i		10C	10U	₹	إ⊆ٍ
NA 41, ND 10U 10U 10U 10U 10U 10U 10U 10U 10U 10U			1) ND	100	현	호	3
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NA NA NA NA NA NA NA NA NA NA NA NA NA N				_		İ	; !
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230J ND 10U 10U 10U	-	_	2 2	7   	196	₽į	₽!
5-3-1400 10U 10U 10U 10U							! !
	_						!
NA		_	ON ON	100	100	165	7
Vinv chloride	:		91	7	707	<b>□</b>	₽

B-7

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Sample Date:   Samp	Well Number:		nechation	L		5	MINDESH					3	MW04DP		
1961   1994   Aug-01   Feb-02   Jul-02   Oct-02   1991   1994   Aug-01			T. P.												
10. 10. 10. 10. 10. 10. 10. 10. 10. 10.	Sample Date:	Y.	2000	1991	<del>2</del>	Aug-01	Feb-02	Juf-02	Oct-02	1991	1994	Aug 01	Feb-02	20-03 	0452
41 ND 16U 10U 10U 10U 10 ND ND 10U 10U 10U 10U 10U 10U 10U 10U 10U 10U	Serativolatile Organics (up/l	TA E												1	Į
44 ND 16U 10U 10U 10U 10U 10 65000 ND 16U 10U 10U 10U 10U 10 5400J NA NA NA NA NA NA NA NA NA NA NA NA NA	1,1-Biphenyl		****	4.78.						윤	욧		ᅙ	ᅙ	ş
ND   16J   10J	2-Chloronaphthalene	5.4											}		
NO	2-Methytnaphithalene	,			QN	100	1001	100	100						
100   100	2-Methylphenol			-										}	
Color   Colo	Acenaphthene	,	TO SERVE	Ş	181	100	100	100	100	10	2	₽	€	ᅙ	ē
Color   Colo	Acenaphthylene														
600 MO 10U 10U 10U 10U 10U			理論と対け												
24001 NA NA NA NA NA NA NA NA NA NA NA NA NA				0009	ş	돧	10L	701	<b>10</b> 1						
65 5400 NA NA NA NA NA NA NA NA NA NA NA NA NA		ľ		24001	£	3	重	196	101						
The control of the co	Berzo(b +/or k)fluoranthene	,	0.75	2400E	¥	¥	¥	¥	¥				_		
THE STATE OF THE S			N. A.												
No.   No.			1.00	1											_
Here S. M. M. M. M. M. M. M. M. M. M. M. M. M.	2		N. Carlot		_				,				-	[	
Color   Colo		N. Y	<b>西班牙斯</b>												
Core   Core	Bis (2-efflythexyl) phihafate												_		
Control   Cont	Caprolactam			o ta											
100   100	Carbazole	į.	がいか	l	5.	207	₽	<b>166</b>	101	12	ऊ	100	<b>19</b>	101	⋛
Series   S	Chrysene	N.			QN	100	101)	TOT.	100						
March         8J         13J         10U         10U         10U         28         19J           March         March         15J         2J         10U         10U         10U         3J           March         March         15J         2J         10U         10U         10U         3J           March         March         10U         10U         10U         10U         3J           March         4J         3J         10U         10U         10U         3J         ND           March         4J         3J         10U         10U         10U         3J         ND	Oibenzo(a,h)anthracene		は、												
yrene	Oibenzofuran	100		-8a	133	100	1001	100	100	8	<del>2</del>	3	3	ᅙ	77
yrene	Oi-n-buty/phthatate	1000	THE STATE OF THE PARTY OF THE P	14.5											
yrene	Di-n-octyonthalate		TOTAL ENTER	31-71	I						-	_			
(1,2,3-cd) pyrene (1,2,3-cd) p	Fluoranthene		THE REAL PROPERTY.	a - 74											
(1,2,3-cd) pyrene (1,2,3-cd) p	Fluorene	T.		3	15	72	100	100	100	3	જ	10€	€	Ē	⋛
eleme         34         ND         10U         10U         10U           Mosphenol         100         100         100         10U				150.1	2	₹	\$	100	<b>16</b>						
Moraphenol (1971) 1971 1971 1971 1971 1971 1971 1971		1	<b>经</b> 类型的	æ,	2	€	₽	35	€		L.				
Marene 20 100 100 100 100 100 100 100 100 100		3	10年 1	754											
CN TE TET TOT TOT CN COURT TRIBERED TO	Phenanthrene			<b>⊋</b>	33	100	100	1001	160	ਛ	7	£ 196	ᅙ	192	5
	Pyrene			18000	2	₽	100	1001	<b>₽</b>	12	2	₹	100	100	100

Bowkinch historically detected.
 Bowed: \*\* or exceeds PIL Bold: Disn or exceed

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Well Aumber:	Remediation			ŧ	MWMSH					MW	MW04DP		
Sample Date:		1931	1994	Aug-01	Feb-02	JUI-02	Oct-02	1981	1994	Aug-01	Feb-02	Jul-02	Oct 02
Total Metals (ug/L.)	万般のは 西山郷 とい										 		
Auminum	NA.	ž	ž	ž	18,000 J	1400	16 U	NA.	ž	NA	670 J	18000	Q ₽
Antimony	10 P		i i	<u> </u>								[	!
Arsenic	NA SAN	; [	<u> </u>	     						-	I		1   
Barium	1000	1400	₹	ž	250	1001	- 6	20	QN.	NA	<b>3</b> 5	4007	\$
Berylkun	100 mg 10				-	0.200							Į
Cadmium	100 march 100 ma												
Całcium	No.	ž	ž	ž	24000	22000	25000	¥	NA	ΝA	16000	14000	17000
Chromium	200	3	330	ž	47	4.4	100	호	₹	¥	#	73	1.0 U
Cobalt	がある。 ないは、 ないできる。 でき。 できる。 できる。 できる。 できる。 できる。 できる。 できる。 できる。 できる。 できる。 で。 で。 で。 できる。 で。 と。 で。 できる。 できる。 できる。 できる。 できる。 できる。 できる。 できる。 できる。 で。 と。 で。 で。 と。 で。 で。 と。 で。 で。 と。 で。 と。 で。 と。 で。 と。 と。 で。 と。 と。 で。 と。 と。 と。 と。 と。 と。 と。 と。 と。 と	88	9	ž	42	250	27	Ş	2	¥	2.6	140	1.0 R
Copper	さんできる 人人の	l≨	ž	ž	23	3.℃	1.00	ž	¥	≨	6.7	42	1.0 U
Iron	18 18 18 18 18 18 18 18 18 18 18 18 18 1	۸×	ž	¥	25000	26000	33000	¥	ž	¥	909	32000	40
Lead	10 mg 10 mg	47	64	¥ [	2	<u>2</u>	11	2	QN	ΨN	2.00	20	2.0 U
Magnesium	N. C. VAN CO.	ΑÑ	ΨN	¥	9500	2000	5400	Ϋ́	A.	¥	4900	14000	4700
Manganese	3 A	18000J	오	≨	9200	0084	5200	1407	2	ž	25	092	300
Mercury	小河 大山 大学小	0.52	2	₹	0.100	0.10	0.101		      -				
Nickel	100	8	Ş	≨	21	3.3	2.2	2	N	¥	6.7	4	~
Potassium	NAK	≨	NA	¥	7300	4700	5300	¥Z	NA	¥	3100	10000	1700
Selenium	N. A. WANTER												;
Silver	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1									·			
Sodium	A NA COLOR	ď.	ž	≨	16000 J	17000	18000 J	ş	ž	ž	7,000	2800	6,300 J
Thallium	1 N N N N N N N N N N N N N N N N N N N		!					ļ					
Vanadium	200	200	Ŷ	≨	83	7.50	1,82	ĝ	운	¥	4.1	62	1.0 U
Zinc	1 (1980.NA (1980))	NA N	ž	\$	50	3.6	1.8 J	¥Z	NA	NA	28	120	2.3 3

<sup>1.</sup> Blankrud historically detected.
2. Boxed: = or exceeds Rt. Bold: Dis=or exceed Rt.
3. ND - Mol detected, Dt. uknown.

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Well Number:	Remediation			HW05SH	Ŧ				ź	MWOSS		
Sample Date:		1994	Aug-01	Feb-02	Jul-02	Oct-02	1991	1994	Aug-01	Feb-02	20/11/02	00-02
Volatile Organics (ug/L)												
1,1,1-Trichloroethane	P ST NA WAY	2	105	1001	101	100	23	5	3	196	휻	=
1,1-Dichorobenzene	NA NA							j		ļ		
1,1-Dichtoroethane	NA.			-			8	g	Ð	<b>100</b>	3	3
1.2,4-Trichlorobenzene	NA					_						
1,2,4-Trimethylbenzene	NA NA											
1,2-Dichlorobenzene	と の 大学 大学 一	QN	- 23	72	101	۲١	51	8	75	27	‡0C	7
1,2-Dichloroethene	以 居 不服 工 不 不 不 不 不 不 不 不 不 不 不 不 不 不 不 不 不	24	₽	₽	<b>301</b>	100	787	3	₹	<b>J</b>	₽	2
1.2-Dichloropropane	910											}
1.3.5-Trimethylbenzene	2				)							
1.3-Dichlorobenzene	A STATE	7	3	₹	Û	100	3	સ	100	100	180	£ 16€
1.4-Dichlorobenzene	京の 音楽 を	Q	7	7	<b>₽</b>	2.1	<b>6</b> .1	10	ાદ	₽	氢	7
2-Butanove	AN SEC						_		. ! !			
2-Chlorololuene	N. W. W.		{									
4-Isopropyltoluene	NA CAN											   
Acetone	¥	: 	i i—	 								
Benzene	1. 3. 3. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	18	₹	3	<del>2</del>	<b>10</b>	2	11	101	160	₽	3
Carbon disulfide	¥N.		1	:								
Chlorobenzene	- 100	160	77		₹	17	9	21	77	2	5	<b>-</b>
Chloroethane	AN A				!	!	Ş	7	₽	100	₽₽	₹
Chloriform	京湖 YN 海河水	:	   								į	
cis-1,2-Dict/loroethene	NA.					į		1	   	ļ		1
Ethyl benzene	NA SAN	98	€	₹	100	3	\$	₽	⊋	100	100	€
Isopropyfbenzene	N. T. W.					}	-	; ! !			i	į į
Methylcyclohexane	一大学 五大学者	!	<u> </u>	]	}	-				1		
Naphthalene	たの <b>は 1</b> 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			   	j 1			;   			; 	! :
n-Propybenzene	NA S						  -  -		i	    -	1	i ;
sec-Butylbenzene	NA	j		:   	:	  -  -			İ	T : :		   
t-Butylbenzene							i	!			:	,
Tetrachloroethere	O THE STATE OF					:		; ; ;	1			
Tokuene	NA.	390	€	100	100	100	96	3	3	100	100	3
Total xylenes	400	1700	100	100	#0n	100	900	21	₽	<b>₽</b> į	#0N	195
Trichloroethene	<b>N.</b>										. i	
Vinyl chloride	· · · · · · · · · · · · · · · · · · ·	35	100	3	10F	<b>19</b>	337	26	100	<u>\$</u>	<b>1</b> 00	<b>1</b> 0C
					; 1							

4. J - Est, value; NA - Not analyzed

<sup>1.</sup> Blank, not historically detected.
2. Boxet: a or exceed RL. Bott: DLys or exceed RL.
3. Not - Not detected, DL uknown.
3. Not - Not detected. DL uknown.
4. In a not absorbed. Detected with the second se

**GROUNDWATER RESULTS (1991-2002)** APPENDIX B1

Well Number:	Remediation			HSS0/MM	Ŧ				H	SSOMM		
	Level				}						[	
Sample Date:	William Cook	1994	Aug-01	Feb-02	Jul-02	Oct-02	1961	\$	Aug-01	Feb-02	70 FF	Oct-02
CS (Ligh	等以 等 等 教教 生日											
1,1-Biphenyl	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)						ON .	QV	100	63	1001	1001
2-Chloronaphthalene	1						4	윷	<b>⋽</b>	3	1001	1001
2-Methylnaphthalene	×	3900	亨	3	3	100	3901	8	100	196	100	#00J
2-Methylphenol	<b>X</b>			i -			2	Q	100	3	3	1001
[ ]	たけれる と	440	8	65	75	769	2200	3	16	GE.	3	1000
	<b>≥</b>	R	2.3	2.3	3	199	8	ત	100	70	100	1001
Anthracene	¥	3	4	4.1	2.1	11	*	R	100	101	3	100
Berzo(a)anthracene	1.0	2	195	1.7	<b>3</b> 6	101	14	2	<b>₽</b>	₹	3	1007
Benzo(a)pyrene	20				i		5	2	<b>₽</b>	\$	喜	10CT
uoranthene	0.2				i   		117	≨	¥	¥	¥	NA
Berzo(b)fluoranthene	がなるできる。 ・ となるできるできる。 ・ となるできるできるできるできるできるできるできるできるできるできるできるできるできる											
Benzo(ghi)penylene	W. W.						-	9	1001	100	1 <u>8</u>	100
Benzo(k)fluoranthene	AN AN											
	A TOPENA TO THE TOPEN											
Bis (2-ethylhexyd) phrhalate	TO THE WAY TO THE											
Caprolactam	T W											
Carbazole	から 大変 の 大変 は 一次 一次 一次 一次 一次 一次 一次 一次 一次 一次 一次 一次 一次	260	ſ٤	100	3	3n	2100	210	101	6.9	101	100
Сиузепе	20.4	Ŷ	100	fS	199	100	12.1	QN	197	100	101	100
Otherizo(a,h)anthracene	CONTRACTOR SECTION		     									
Dibenzoforan	, M	290	32	16	27	10U	200C	150	2.3	2 J	100	ישנ
Di-n-butyophthalate	N					}	į					
Di-n-octylphthalate	のは今名 <b>・▼N</b> ・原義と			]     				1	; [ [			
Fuoranthene	- 1985 NA 10-10-10	=	27	15	10	3	æ	12	뎔	ᅙ	7 7 1	지 지
Phorene		230	<b>2</b> 23	ક્ક	9	387	16DJ	46	100	100	100	100
Indeno (1,2,3-cd) pyrene	0.4						2.7	2	N04	100	100	1001
Naphthalene	0010	3400	100	100	100	10 UJ	2400V	1400	₽	₽	₽	100
Pentachlorophenol	100 Carlot (100 Ca											
Phenanthrene	N.	220	63	4	101	1001	25Q	\$	βĒ	₹	⋛	100
Ругене	NA.	ر اي	8	6.	2	4.	Ŧ	2	₽	€	⋛	7

4, J.-Est value; NA.-Notaralyzed 6. Green-Mecantoin Ene. (2007)

Blankmof helionizally defeated.
 Boxed: e or exceeds RL. Boxt: DLs= or exceed RL.
 ND - Not defeated, DL ulorown.
 Li - Mrt defeated a minimum cusoalbatton light.

GROUNDWATER RESULTS (1991-2002) APPENDIX B1

	Remediation			HSSOMW TSSOMW	<b>-</b>				ī	MW055		į
	TWAT (the		i.   									
Sample Date:		1994	Aug-01	Feb-02	JUF02	Oct-02	1991	1994	Aug-01	Feb-02	707	0ct-02
Total Metals (ug/L.)	· 子 は の 人の ながら											
Atminum	NAW W	V.	¥	940.5	1300	22 U	٧N	ΥN	¥	3,000 J	2400	160
Antimony	9											1
Arsenic	T. NA	-		      -	[							!   
Banum	10 mg 1000 mg	웆	¥	Z	727	69	2800	æ	ž	180	<u>36</u>	66
Beryllium	かんななる 一個なる	}						QN	Ϋ́	1.00	0.20C	100
Cadmium	¥											
Calcium	N See N	¥	¥	20000	16000	19000	NA	NA	NA A	29000	26000	28000
Chromium	8 8 8 C	200	¥	1.5 R	2.8	1.0 U	740	9	ž	12	13	1.0 U
Coball	<b>* * * * * * * * * *</b>	Ŷ	≨	2.8	1.20	1.7	220	9	ž	8	6.80	23
Copper	NA.	≨	.≨	1.0 R	4.10	1.0 U	ž	ž	ž	6.3	8.2U	1.0 U
 	N N N N N N N N N N N N N N N N N N N	¥	₹	16000	16000	17000	AN	¥	¥	4200	4800	9
Lead	21.0	-	¥.	2.00	0.700	6.4	48	윷	AN	2.00	1.3U	2.0 ∪
Magneskim	<b>★</b> 文 文	ž	₹	3200	2400	3000	۷N	¥	NA	11000	9600	9300
Manganese	<b>18</b>	£	NA.	2100	1700	2000	13000	2	NA	1100	1000	056
Mercury	NAW WAY		[       .								į	
Nickel	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	İ	į   				08€	Q	¥	5	9	2.2
Potassium	NA Section	4×	¥	2300	2200	2800	ž	¥	4	1600	96	8
Sekernum	NA.			j			}   	Ì				i
Silver	NA CAN			•								
Sodium	NA.	ž	¥	3,600 J	4200	4,100 J	ž	Ź	≨	9 200	920	900,9
Thallium	¥¥	!								!		
Vanadium	200	2	¥	2	₹.2	1.0U	940	운	ž	Ξ	₹	1.0 C
Zinc	Ž	ž	NA N	8.8	6.	21.1	¥Ν	ž	\$	9	5.9	2.03

4, J. Est, value; NA - Not annityzed 5, Source: Mountain Env. (2003)

Biant:mot historizally defectled.
 Bowed; = or exceeds RL. Both; DUs= or exceed RL.
 Nat - Not detected, DL. utmown.
 U - Not detected at minimum quantitation limit.

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Well Number.	S. Remediation		HS.O.MH	<b>35</b>				MM075		
6			5	L				20	24	Š
Затры Ожи:		Agg-G	1660	Jul-112	00102	4	Atig-U1	FED-UZ	70-105	3
Volatile Organics (ug/L)			ì							
1,1,1-Trichloroethane	N. C. C. C. N. C. C. C. C. C. C. C. C. C. C. C. C. C.									
1,1-Dichlorobenzene	A STATE OF THE STA						-"			
1,1-Dichloroethane	<b>三世本語。</b>					·				
1,2,4-Trichlombenzene	N. S. ANDREWS									
1,2,4-Trimethylbenzene	STATE OF THE PARTY									
1,2-Dichlorobenzene	STATE OF THE PARTY	2.1	23	100	2.1	ſ¥	ੜ	2,	2.1	77
1,2-Dichloroethene	STATE OF STA					11	not .	100	100	100
1,2-Dichloropropane	**************************************									
1,3,5-Trimethylbenzene	NA VINE		j j							
1,3-Dichlorobenzene	NA WAR									
1.4-Dichlorobenzene	新田田田 かりま	2.1	17	<del>1</del>	100	7	77	<b>7101</b>	101	ſI
2-Butanone	NA TEST									
2-Chlorotoluene	STATE OF THE PARTY									
4-tsopropyttoluene	N. C.						!			
Acetone	NA COM			:		1				
Benzene	河南 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一					೫	<u>5</u>	<b>₽</b>	100	ş
Carbon disulfide	W.	2	₽	101	1001					
Chlorobenzene	17.28 ADD 17.20 A	7	1	100	27	77	73	77	2	8
Chloroethane	NA WAR									
Chloroform	100					7	1001	100	10L	₹
cis-1,2-Dichloroethene	NA STATE									
Ethyl benzene	NA PARTY									
Isopropylhenzene	NA.									! ! !
Methylcyclohexane	NA COLOR					   	ļ			\ 
Naphthalene	STATE OF STA			: i		i	İ	     	 	!
n-Propylbenzene	NA STATE								i	ļ ļ
sec-Butytbenzene	NA S									
t-Butytbenzene	NA WAR									
Tetrachloroethene	NA			_						
Tokiene	NAC NAC			   			! !			
Totat xylenes	400					27	100	10t	100	100
Trichforoethene	NA CANADA	j					į			
Vind chloride	以及 · · · · · · · · · · · · · · · · · · ·	}	(	[			<u> </u>	! ! !	[ ] [	 

Sample Date:         Sample Date:         Feb.02         July 02         Cct-02         1994         Aug-01         Feb.02         July 02         Cct-02         1994         Aug-01         Feb.02         July 03         Feb.02         July 03         Cct-02         Cct-02         1994         Aug-01         Feb.02         July 03         Cct-02	Well Number:	Remodulion		INNI	MW07SH				MW07S		
Mary of Feb-02 Jul-02 Oct-02 1994 Aug-01 Feb-02 Jul-02 Oct-02   Mary of Feb-02 Jul-02 Oct-02   Mary of Feb-02 Jul-02 Oct-02   Mary of Feb-02 Jul-02 Oct-02   Mary of Feb-02 Jul-02 Oct-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02 Jul-02   Mary of Feb-02 Jul-02   Mary of Feb-02 Jul-02 Jul-02   Mary of Feb-02 Jul-0		THE LANGING									
10	Sample Date:	S. C. LUGAL		Feb-02	Jul-02	Oct-02	1994	Aug-01	Feb-02	Jul-02	Oct 02
NAME S.J. 110 100 110 100 1100 110 1100 1100 1	Semivolatile Organics (ug/	10 m									
March   Marc	(1,1-Bipheny			1	100	1.1	QN	001	1.1	10Ú	1001
Mark   S.   100	2-Chlororaphthalene										
March   Marc	2 Methylnaphthalene	THE NAME OF	-2-	5	₹ 2	1000					
6.1 2.1 100 1000 41 100 1000 1000 1000 1000 1	2-Methyphenol										•
15   7.1   2.1   4.0   160.0	Acenaphthene	腹膜	75	8	52	36,	4	15	11	æ	100
15   7.1   2.1   4.1   400   400   400     18	Acenaphitiylene		6.1	2.3	100	10tJ					
18 4 J 10U 10UJ	Anthracere	では、これには、これには、これには、これには、これには、これには、これには、これに	15	7.7	ส	77	7	₹	<b>₽</b>	€	_ 100}
18	Benzo(a)anthracene	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	21	5.	7	160					
100   100	Benzo(a)pyrene		18	4.1	100	3					
18	Benzo(b +/or k)fluoranthene										
NA	Bertzo(b)fluoranthene		#	7.1	7	101	Ĺ				
100   100	Benzo(ghi)perylene	を大きると	79	2.1	35	1001					
State	Benzo(k)fluoranthene		77	4.	7	1001					
100   100	Benzył butył phithalate	N. S. S. S. S. S. S. S. S. S. S. S. S. S.			_						
S	Bis (2-ethythexyl) phthalate	S. S. NA.	75	13	₽	1001					
Core         31         63         21         34         29         10U	Caprolactam	ANA PROPERTY						_			_
Core         31         13         3J         100JJ         55         28         23         3J           Yene         Yene         74         23         9J         10UJ         11         10UJ         10U	Carbazole	77		63	77	æ	82	호	<b>1</b> 60	₽	1961
Creme         100         100	Chrysene	0.5	<u>.                                    </u>	13	જ	1001					
Year         35         4.J         13         10U         95         28         23         3J           Year         74         23         8J         10UJ         11         10U	Othertzo(a,h)awthracene		3.1	35	1001	1001					
Yene         74         23         8J         10UJ         11         10U         10U         10U           Yene         75         51         20         10UJ         33         1,J         10U         10U           Yene         100         31         10U         10UJ         23         1,J         10U         10U           Yene         100         21         10U         10UJ         23         1,J         10U         10U           Yene         45         9,J         21         10UJ         23         10U         10U           Yene         100         10UJ         37         10U         10U         10U           Yene         45         9,J         2.1         10UJ         37         10U         10U           Yene         100         10UJ         37         10U         10U         10U	Diberzofuran		32	· •	₽	1001	88	87	23	æ	1001
Yene         74         23         8J         10UJ         11         10U         10U         10U           Yene         75         51         20         10UJ         33         1,J         10U         10U           Yene         100         31         10U         10UJ         23         1,J         10U         10U           Yene         100         21         10U         10UJ         23         1,J         10U         10U           Yene         45         9,J         21         10UJ         23         10U         10U           Yene         45         9,J         21         10UJ         37         10U         10U           Yene         45         9,J         21         10UJ         73         10U         10U	Di-n-butytphthatate	<b>新工作的</b>									
Yene         74         23         9J         10UJ         11         10U	Di-n-octylphthalate	を対する。									
yene         100         10         100 <td>Fluoranthene</td> <td>AL TANAMAR</td> <td>12</td> <td>23</td> <td>36</td> <td>1001</td> <td>11</td> <td>1001</td> <td></td> <td>100</td> <td>100.</td>	Fluoranthene	AL TANAMAR	12	23	36	1001	11	1001		100	100.
yrene         2 3 3 100 1000         100 1000         100 1000         100 1001         100 1001           ***Table***         45 9 3 21 100 37 100 100 100 100 100 100 100 100 100 10	Fluorene	THE PERSON NAMED IN	75	53	R	10U	33	f ‡	₹	190	<b>±</b> €
100   100	Indeno (1,2,3-cd) pyrene		.f.6	ſε	\$	10U					
45 8J 2J 10UJ 37 10U 10U 10U 10U 10U 10U 10U 10U 10U 10U	Naphthalene	- THE CO. LEWIS CO.	1001	5.3	192	1001	2	5	100	100	100.1
1001	Pentachlorophenol	<b>新女孩女孩</b>									
(101 100 100 100 100 100 100 100 100 100	Phenanthrene	SAME TANKS	45	6	77	1001	37	100	100	100	1001
	Pyrene	A STATE OF THE STA	37 J	15	3	1001	2	100	35	5	J01

Buntant historically debacted.
 Borest: or exceeds Rt. Bott. Other or exceed Rt.
 NO - Not debacted. Ot utmover.
 N. And debacted on utmover.

4. J. Est, value; NA · Not analyzed

# APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Well Mumber	A:Remediations		MM	MW07SH				SZ0MM		
Sample Date;		Aug-01	Feb-02	Jul-02	Oct-02	1994	Aug-01	Feb-02	JUF-02	Oct-02
Total Metals (ug/L)	教育の主義の									
Alminum	NAME	٧X	8,600 J	2500	100 U	ď.	¥	8,400 J	8400	16 U
Anlimony	総のは機能のようないがあった。	<b>i</b>								
Arsenic	NA STATE									
Barium	1000	ž	35	1107	  88 	QV.	WA	180	3100	S
Beryllium	" 一									
Cadmium	A SOUND TO A SOUND TO									
Calcium	\$	ž	23000	16000	17000	Ą	¥	56000	56000	26000
Chromium	05	ž	12	4.3	1.0 U	QN	ΑÑ	14	17	1.0 U
Cobalt	· · · · · · · · · · · · · · · · · · ·	ž	5.2	2.00	1.0 U	₽	ΑN	7.7	105	3
Copper	N. Salar	¥	16	8.60	1.0 U	¥¥	WW	16	240	1.0 U
NOI	NAME OF THE PERSON OF THE PERS	¥	26000	19000	15000	NA	WW	0008	13000	350
Lead	<b>李然子的李然传</b>	ž	3,4	3.4	5.2	٨N	NA	2.0 U	52	200
Magnesium	N. W.	¥.	5100	3400	3000	¥	ΑĀ	9600	9200	7200
Mangarese		ş	3000	2800	2200	운	NA	0005	5500	5400
Mercury	THE PARTY OF THE P									
Nickel	100 × 3	_	10	2.9	1.00	Ş	W	17	12	32
Potassium	NA SAN	≱	3000	2600	2800	ž	Ϋ́	3900	4400	1700
Selenium	MA WAY									
Silver	NA NA									
Sodium	NA (F	ž	4,500 J	4800	4,200 J	Ϋ́	٧×	L 008,8	9300	7,900 J
Thakium	NA									
Vanadium	200	¥ Ž	14	5.8U	1.0 U	Q	Α¥	15	270	1.0 U
Zinc	STATE OF STA	ž	9	21	2.1.1	¥	¥Ν	74	22	3.8 J

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Sample Date: Volatile Organics (ug/L) 1.1.1-Trichloroethane 1. Dichloroethane			<u>-</u> !			}	į					
(L)			_				İ				  -  -	
(Z)		96	May-99	Aug-01	Feb-02	Jed-02	Oct-02	May-99	Agg O	Feb-02	Jul-02	OC! 02
	一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一 一		1			•			   			
1.1-Dichtorobenzene	The NAME OF THE PARTY OF THE PA											
1 -Dichloroethane	N. Carlotte	2	4	100	100	190	100	2	\$	3	₿	<b>≅</b>
	W. CNA	12	2	3	100	1001	100	9	3	5	₽	2
12.4-Trichlorobenzene	NAME OF STREET		)   									!     
1.2.4-Trimethytbenzene	W. W.											  -  -
	N. W. W.	ę	4	100	100	100	7	2	₹	3	3	77
   	N TO	İ	1				į	ļ		]		 
1,2-Dichloropropane	10.56 V	23	2	101	100	<b>1</b>	2		1			-
1,3.5-Timethytbenzene	10 00 00 NO.									1		ļ
1.3-Dichlorobenzena	NAME OF STREET	7	2	19	130	100	₹	}				
1.4-Dichlorobenzene		3.3	2	<b>19</b> 2	3	10	3	Q.	ನ	3	<b>1</b>	3
	¥								1	]	-	-
ege.	五次 大 <b>多</b> 人被						į		ļ			
4-Isopropyttokuene	AN PARTY			1						]    -	-{ 	
}	NA.								<u> </u>			
Berzene	· · · · · · · · · · · · · · · · · · ·	4	ON	100	\$	3	喜	}	   	}	!	1
Carbon disulfide	SENTENA SE								]	-	100	
Chloroberizene	1000	37	Ξ	! _	2	3	<b>≓</b>	7	77	77	<b>3</b> │	77
Chloroelhane	F WA	 	1		- i				- T		-	
Chloroform	SecreTNA Secre		į	!		1	_					
cis-1.2-Dichloroethene	NA.	!		] ]	  -  -		- ! -:-	-	] 		!	ļ
Ethył benzeme	**			}	i i	}	:		i			:
sopropylbenzene	NA				i	1	}			1		!
Methylcyclothexane	MA.		i		:    -	-	[	- - !		}	-	-
Naphthalene	NA.			  -  -	1		}	!	_{	; }		
n-Propylbenzene	To the state of			   			-	-			:	
sec-Bulylbenzane	NA TAN			-	؛ إ ڼ_			i i		!	1	
t-Butylbenzene	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				_ 	  -  -		- - -	; 		:	! 
Tetrachloroethene				: ! [	 		 		ا . إ ل	!		:
<u>auanio</u>	San MARKET				-		: !			!		:
Total xyenes				   		<u> </u>		į	ì			
Trichloroethene	, NA	웆	£	<u>₽</u>	3	ᇐ	72	 	1			
Vinyl chloride	0.0015									 	· · ·	

4, J.-Est, value, NA - Not analyzed 5. Sharry: Manufain Finz (2003)

<sup>1.</sup> Blankmot historically detected.
2. Boxed: = or exceeds Rt. Bold: Ot.smor exceed Rt.,
3. ND - Not detected. Dt. utorown.
1. 11 - Not Actacted at minimum meanitations Emb

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Sample Date:   Copy	Well Number:	Remediation			MAMORA	HWORAMWORSH					SBOANM		
State   Stat		人 教育					}						
State Organics (ug/L)   State   Stat	Sample Date:		1994	May-99	Aug-01	Feb-02	Jud-02	Oct-02	May-99		Feb-02	Z0-1⊒5	Oct-02
Paragraphical Paragraphical	Semivolatile Organics (ugil	<u>.</u> 2.											
Inspiritualene         NA.           Preprintalene         NA.           Preprintalene         NA.           Inflicence         NA.	1,1-Biphenyl	NAT THE						<u> </u>			`	-  -  -  -	
Pre-rod   1	2-Chloronaphthalene	W.			!								1
Universe   Control   Con						!							
State   Stat		4											
Section   Sect		4	37	2	6.9	3	10	સ	6	100	- 01	100	100
Section   Sect			77	ş	5	3	100	100					
Sanitivacene				Ţ									
Jpyrene					}				]				
Fundamentary   Fund		20.2											
Muoranthene	Benzo(b +/or k)fluoranthene	0.2											
Marcanthene	Benzo(b)fk.oranthene	N.	} [										
Hull printialize         NA	Benzo(ghi)penylene	¥		t ì									
bit yet printalate         NA	Genzo(k)fluoranthene	. NA											
trythexy1) prittalate NA   100   100   100   50   5   100   100   100   5   100   5   100   100   100   5   100	Benzyl butyl phthalate	. 4											
ctarm         Ctarm <th< th=""><th>Bis (2-ethythexyl) phthalate</th><th>4</th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th>ļ</th></th<>	Bis (2-ethythexyl) phthalate	4											ļ
No.   No.	Caprolactam	3										ļ	Ì
Continue	Carbazole	· · · · · · · · · · · · · · · · · · ·	72	2	5	100	100	100	5	100	10N	₽ 	\$
(a,b)anthracere         WAR         18         ND         10U         10U         10U         10U         10U         10U         10U         10U         10U         10U         10U         10U         2J         10U         2J         10U         2J         10U         2J         10U         2J         10U         2J         10U         2J         10U         2J         10U         2J         10U         2J         10U         2J         10U         2J         ND <th>Chrysene</th> <th>0.2</th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th>ļ</th>	Chrysene	0.2											ļ
furant function         100 (00)         100 (00)         100 (00)         100 (00)           Applitualste         NAC	Dibertzo(a.h)anthracene	STATE OF STA	   										
Applitualse         NAZ <th< th=""><th>Dibenzoftæan</th><th></th><th>18</th><th>GN</th><th>1001</th><th>100</th><th>100</th><th>100</th><th></th><th></th><th></th><th></th><th></th></th<>	Dibenzoftæan		18	GN	1001	100	100	100					
MAC (12.3-cd) pyrene         MAC (12.3	Di-n-butylph halate	1. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3.									·		
brene	Di-n-octylphthalate	N. W. W. W. W. W. W. W. W. W. W. W. W. W.									} /	j	}
12.3-cd  pyrene	Pluoranthene	*** **********************************	£	웃	2.1	10∩ 100±	31	100	27	100	3.J	100	ᅙ
1(2.3-cd) pyrene % 10.4 (0.0 (1.3-cd) pyrene % 10.0 (1.3-cd) pyrene	Fluorene	MA	12	CN CN	2.1	100	ſΉ	100	5	101	5.3	100	190
	Indeno (1,2,3-cd) pyrene	2 15 17 TO 18 18 18 18 18 18 18 18 18 18 18 18 18											
threne Threne NA NA ND ND 10U 70U 23 2U ND	Naphifialene	D01 ~ 4.0											
firence Charles NA ND ND 10U 10U 23 2J ND ND	Pentachlorophenol			!	1 1	· !	i 1		i		i	i	ı
STANDS OF THE ST	Phenanthrene	\$				; ; 			     	;     	,	10 W. 1.	- ! !
	Pyrene	<b>\$</b>	£	2	100	<b>₽</b>	     	2	₽ 	₽	2.	₽,	<u>-</u> 2€

Benkmat historically detected.
 Boxed. \* or excreeds RL. Bold: DLs= or exceed RL.
 ND- Not detected. DL. uknown.
 U - Not detected at minimum ocuanitation. Ilm?

B-17

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

									;	MANGES		
	Tevel.	_	ļ —	(   				i I L			:	
Sample Date:	(10gh)	2994 4994	May-99	Aug-01	Feb-02	Jul-02	Oct-02	May-99	Aug-01	Feb-02	Jut-02	Oct-02
Fotal Metals (ug/L)												
Auminum	. VA	¥	Ϋ́	ΑÑ	12,000 J	2062	180	ž	¥	1,400.5	1800	870
Antimony	•	, ;	:		 						\ \ \	
Arsenic	<b>¥</b>		:   !	     						!		
Barrum	4000	2500	₹		220	1400	98	8	¥	75	<b>8</b>	<b>5</b>
Beryllium	100 m			[ 								
Cadmium	AN	F	i	1						!	1	[
Calcium	おりませる 次代	ž	ž	¥	29000	24000	29000	Ą	Α×.	98	10000	12000
Chromium	· · · · · · · · · · · · · · · · · · ·	250	S	ž	18	5.3	1.0 U	2	! !≸	4.2	3.8	8.1
Coball	NA WAR	Ş	Ş	¥	10	3.80	2.5 R	Q	ž	3 R	1.90	4.3 R
Copper	NAW THE SECOND	≨	ž	ž	41	5.6U	1.0.1	ž	≨	2.1	4.60	1.1
ron	AN.	≨	¥	NA.	27000	14000	7800	Ϋ́	≨	2000	3100	1200
pead		69	₽	28	2.00	2.00	2.3					j !
Magnestum	A.	¥	NA	¥	9600	5100	2000	A N	ž	2000	4800	4800
Manganese	8	ž	310	¥	2100	2100	2200	1400	ž	160	170	061
Mercury	1 N. 1											
Nickel	<b>8</b>	£	9	¥	10	2.9	1.0 C	ş	ž	-2	2	1.5 R
Potassam		Ą	ž	ž	2400	3700	3800	NA	NA.	2100	2200	1900
Selenium	N.											
Silver												
Sodium	CONT. NA	¥	≨	¥	5,000 3	2800	5,900 J	ΝA	¥	14,000 J	17000	15,000.
Thaskum	記録は異様が								!   			
Vanadium	200	NA	NA	٧¥	52	ne's	1,011	NA	ΑN	3.7	6.10	2.5
Zinc	7 × × × × × × × × × × × × × × × × × × ×	ž	₹	¥	93	6.3	1.5 J	Ϋ́N	NA	12	4.5	4.1

4. J.-Est. value; NA-Not avalyzed S. Sharra: Manadain Fina. (2003)

Blankmot filstorically detected.
 Boxed: a or exceed RL. Bath: Dies or exceed RL.
 ND - Not detected, DL Ishnown.
 U - Not detected at minimum outsitission limit.

## APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Sample Date:   Curing   Feb-02   Jul-02	1-02 Oct-02 /	100 100 100 100 100 100 100 100 100 100	20 100 100 100 100 100 100 100 100 100 1	100 100 100 100 100 100 100 100 100 100	22 20 100 100 100 100 100 100 100 100 10	Apr-01	10-6wA 1001	Feb-02	7 P	Oct-02
DUJ (CONT.)  BOULD (C	00402		20 100 100 100 100 100 100 100 100 100 1	100 100 100 100 100 100 100 100 100 100	22 100 100 100 100 100 100 100 100 100 1	1.8	100 TOD	Feb-02	7F 02	Oct-02
PIONO NA PARA	0.9 4.2 9.6 18.8 18.8		100 100 100 100 100 100 100 100 100 100	161 161 161 161 161 161 161 161 161 161	2 2 3 3 3 7 3 3 3 3 3 3 3 3 3 3 3 3 3 3		101			
	0.9 4.2 9.6 1.8.8 1.8.8	<u>┡┋┾</u> ┦┼ <del>┆┋</del> ┼╇┹┼╃┼	100 100 100 100 100 100 100 100 100 100	100 TO TO TO TO TO TO TO TO TO TO TO TO TO	20 20 20 20 20 20 20 20 20 20 20 20 20 2		10C1	-		
2 2 2	3.7 4.2 9.6 9.6 1.8 1.8 1.8 1.8 1.8		20 12 12 12 12 12 12 12 12 12 12 12 12 12	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2 2 2 2 3 2 3 <u>2 3 3 3 3 3 3 3 3 3 3 3 3</u>	8	100			
Pare e e e e e e e e e e e e e e e e e e	3.7 4.2 9.6 9.6 18.8 18.8	<del>┤┤┆╬╬╃╏</del> ┩┼┼┼	20 20 20 20 20 20 20 20 20 20 20 20 20 2	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	3 3 5 7 3 8 3 3 8 3 8 3 8 3 8 3 8 3 8 3 8 3 8	6	10C			ĺ
Tizene Tizene Tizene Tizene Tizene Tizene Tizene Tizene Tizene	4.2 9.6 4.2 4.2 18.8	<del>┤┆┊┆┤<b>╏╸</b></del>	100 C C C C C C C C C C C C C C C C C C	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	9 2 2 3 3	8	5	İ	!	1
Trzene ene ene ene ene ene ene ene ene ene	9.6		2 2 2 100 1	22 July 100 100 100 100 100 100 100 100 100 10	150 150 150 150 150 150 150 150 150 150		₽			
Pre-	9.6 2 4.2 3 3		10U 10U 17 10U 10U 10U	2 100 100 100 100 100 100 100 100 100 10	2 50 1 100			5	ŝ	3
and and and and and and and and and and	4.2	<del> </del>	100 100 100 100 100 100 100 100 100 100	10U 10U 10U 10U	5 - 55			7		
ene ene ene ene ene ene ene ene ene ene	4.2 18.8 3		1001 1.001 1001	10U 10U 10U 10U	5 - 5 5					
ene ene ene ene ene ene ene ene ene ene	18.8	<del>                                     </del>	100 U01 U01	101 101 1001	5 - 5 5					
BITE BITE BITE BITE BITE BITE BITE BITE	4.2		30 C 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	107	5 - 5 5	1.2	€	₹	100	5
Diene en en en en en en en en en en en en	18.6	┝╃┼┼	196	201	- 101 <u>5</u>					
Diene.	188		<u>5</u>	<u>10</u>	多多	₽	. 23	7	190	7
	(m)		100	<del>1</del> 05	<u>3</u>	12.1	10U	1001	1001	19C
a a a a a a a a a a a a a a a a a a a										
200				-		r:	₽	100	100	100
200		_		_						
There NA NA NA NA NA NA NA NA NA NA NA NA NA	8.0	100	₹	<u>5</u>	3	1				
Trene NA NA NA NA NA NA NA NA NA NA NA NA NA		100	<b>10</b>	<b>J</b>	€	9.0	1 <u>0</u> 1	100	100	10C
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NA NA NA NA NA NA NA NA NA NA NA NA NA N								i	ļ	
NA NA NA NA	8.0	100	જ	100	£					
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NA NA NA NA NA NA NA NA NA NA NA NA NA N	6.0	101)	₽	£ 90	€	9.0	ਡੂ	⋛	₽.	를
NA NA NA		-		-				—ţ	į	-   
						18.2	₽	ᅙ	₽!	2
						0.5	100	100	<u>1</u>	<u>5</u>
	2	100	10€	3€	₹	6.0	₿	₽	100	₹
	1.2	100	9	100	100					
	8.0		100	100	3	0.7	Đ	100	₽	€
	9.0		₽	₽	₹	-3	₿	<del>1</del> 0	₽	ŝ
2	6.0	100	100	33	₽		   	!	,	
Vinyl chloride	3.7	2.1	- - -	70€	3				-     	 

Benknot historically detected.
 Boxed: = or exceeds Rt. Bold: Dit as or exceed Rt.
 No - Not detected. Dit uknown.
 Not detected at minimum quantitation limit.

## **GROUNDWATER RESULTS (1991-2002)** APPENDIX B1

Benfield Industries Site - Waynesville, North Carolina

Well Number:	Remediation		PZ05A	<b>5A</b>				EXT02					EXIG3	{	
			•	•		-	-					- 1		}	
Sample Date:	大學	Aug-01	Feb-02	Jul-02	04-02	Apr-01	Aug-01	Feb-02	Jul-02	Oct-02	Apr-01	Aug-01	Feb-02	344-02	6 6 6 6
Semivolatile Organics (ug/l	TO THE PARTY OF TH				_										
1,1-Biphenyl	N. C. W. W. W. W. W. W. W. W. W. W. W. W. W.					₽	2.7	3.	130	1001	Π	(101	[ <del> </del>	100	<b>₽</b>
2-Chloronaphthatene	THE STATE OF THE S														-
2-Methylnaphthalene	WASHING AND									Ü	22	ş	⊉.	3	<u>5</u>
2-Methylphenol	<b>《新聞》</b>			,											
Acesaphthene	STATE OF THE PERSON NAMED IN					⊋	6.	3.	<b>3</b> 6	\$	41	25	49	25	22
Acenaphthylene	NA NA WAR									!	10	4.3	1.1	1001	†.}
Anthracene	WAY Z										16	<b>1</b>	2.3	₽	5
Benzo(a)anthracene	A 10 10 10 1														
Benzo(a)pyrene	10.201														
Benzo(b +/or k)Nuoranthene	4. C. O. S. M.														
Benzo(b)Nuoranthene						1		-				 			
Benzolghilberylene	No.														
Benzofk)fluoranthene	THE PERSON NAMED IN														
Benzyl butyl phthalate	されている														i
Bis (2-ethythexy/l) phitrable	A PANASA								,						
Caprolactam	THE PARTY OF														
Carbazole						10	LZ.	2	100	<b>₽</b>	10	100	5.0	3.1	100
Chrysene	F 0.2 3 5 5														
Obsenzo(a,h)anthracene	N W				; <del>-</del>										•
Dibenzofuran	NA STATE OF			*		32	15	10	4.1	3	28	8	31	22	₹
Di-n-butylphilhatale	THE PARTY OF THE P														-
DI-n-octy/ph/thalate	THE PARTY OF THE			,											
Fluoranthene	A STATE OF THE PARTY OF THE PAR			:		.⊒	6.3	6.1	7	3	10	£ J	8.5	7	3
Fluorene	N. C.										24	63	74	8	305
Indeno (1,2,3-cd) pyrene	A CONTRACTOR											F			
Naphthalene	* CAT-10-10	}									¥	5	50	£05	101
Pentachiorophenol															
Phenanthrene						2	3.3	2.1	17	100	17	₽	₽	₹	3
Ругепе	THE PARTY NAMED IN					₽	2.3	2.1	23	ੜ	7	5 J	3	7	굶

4. J. Est, value; NA - Not analyzed c. Common Mayment Error contra

## 4, J. Est. value; NA - Not analyzed

APPENDIX B1 GROUNDWATER RESULTS (1991-2002)

Benfield Industries Site - Waynesville, North Carolina

Lane   Lane	Well Number:	Remediation		PZ0SA	15A				EXT02					EXT03		
Column									-				<u></u>			
NA   1901   NA   1900   16 U NA NA   1300   180   16 U   10 U	Sample Date:	( tught,	Aug-01	Feb-02	Jul-02	Oct-02	Apr-01		Feb-02	Jul-02	001-02	Apr-01	100	Feb-02	7n1−02	0 <del>2</del> 05
1.00	Total Metals (ug/L)	· · · · · · · · · · · · · · · · · · ·														
NA   NA   NA   NA   NA   NA   NA   NA	Alumenum	NA CASE	Ą	21,000.1	4300	16.0	ž	ž	1,300 J	 28	16.0		[			! !
NA   310   1501   95   164   NA   150   150   150   150	Antimony	9				-						1				
NA   100   150	Arsenic	N CAN					4.8	≨	4.00	1.3U	1.00					
NA   NA   NA   NA   NA   NA   NA   NA	Barium	1000 m	≨	310	150.1	8	<b>1</b>	ž	180	1500	150	99	ž	8	36	8
NA   Second   Secon	Beryllium	を 一大学														
NA   Section   NA   Section   Section   NA   Section	Cadmium	A AN						       								
NA   10   10   10   10   10   10   10   1	Calcium	-NAMES	ž	24000	ţ	25000	ž	ž	24000	24000	25000	¥	ž	0096	8800	10000
NA   10   24U   10 U NA   NA   50U   24U   25   24U   10 U NA   NA   180   5.0U   24   25   2600   6600   16 J NA   NA   2100   420   22	Chromium	05	ş	23	ļ	1.0 U	35	ž	5.5	0.60U	1.0 U	ž	¥	1.5 U	0.66	1.00
NA   NA   NA   NA   NA   NA   NA   180   5.00   24	Cobatt	<b>X</b>	.≱ !	P	!	100	¥	ž	5.1	2.60	3.5	ž	MA	3.2 R	2.3U	2.5 R
NA   1000   5600   16.5   NA   750   4.4   16   16   15   15   NA   750   4.4   16   16   15   15   16   16   16   16	Copper	NA 28% 85	¥	25	l	1.0 U	A	≨	180	58	24	≨	NA	1.8	4.80	1.0
15	from Trees	の信がする。	₹	26000	•	16.1	¥	≨	2100	420	220	\$	NA	240	1300	450
Se	Lead	100 A	₹	4.6	•	2.0 U	25	≨	760	4.4	91	50	NA	2.00	8.3	2.8
See         \$ 50         NA         1200         380         40         NA         600         570           NA         NA         17         3.9         1.0 U         NA         NA         5.8         2.4         3.8           NA         NA         5900         3600         3300         NA         NA         11         NA         4.0 U         2.9 U         3.0 U           NA         NA         NA         9.500 J         10000         9,600 J         NA         NA         6.700 J         7600         6,800 J           NA         NA         36         9.7 U         1.0 U         NA         NA         6.7 U         1.0 U	Magnesium	W. NA	¥	10000	Ţ	2600	ž	ž	7100	6400	6700	VV	NA	3200	2900	3200
NA   17   3.9   1.0 U NA   NA   5.6   2.4   3.8	Manganese	2 P. C.	¥	1200	380	<b>\$</b>	ž	≱	540	009	570	¥	NA	1900	1900	2100
NA   17   3.9   1.0 U   NA   5.6   2.4   3.8	Mercury	N				l I I										
NA 5900 3600 3300 NA NA 2400 1900 2100 2100 2100	Nickel	**************************************	¥	17	3.9	1.0 U	¥	≨	5.6	2.4	3.8				l	
11 NA 4.0U 2.9U 3.0 U 3	Potassium	NA.	¥	5900	3600	3300	¥	¥	2400	1900	2100	≨	¥	202	1100	1500
NA 9.500 J 10000 9,600 J NA NA 6,700 J 7600 6,800 J NA NA 200 J 7600 6,800 J NA NA 200 NA 36 9,7U 1,0U NA NA 6,4 0,40U 1,0 U	Selenium	NAME OF STREET					1	MA	4.00	2.9U	3.0 U			· ·		
NA 9,500 J 10000 9,600 J NA NA 6,700 J 7600 6,800 J NA NA S. 200 NA NA 36 9,7U 1,0U NA NA 6,4 0,40U 1,0 U	Silver	於東京 <b>M</b> 安徽 (1)													     	!
n 36 9.7U 1.0U NA NA 6.4 0.40U	Sodium	が MA W かか	ž	9.500.1	10000	f 009'6	Ä	¥	6,700.5	7600	6,800 J	£	¥	3,800	4200	4.000 J
100 NA NA 36 9.7U NA NA 6.4 0.40U	Thallium	NA V						,	d     				į i i	į		
	Vanadium	200	ž	36	9.7U	1.00	Ā	¥	6.4	0.400	1.0 U					
<u></u>	Zinc	**	¥	26	16	1.5.1	ž		1600	7.9	<u>\$</u>	≨	¥	16	5.1	13.1

Blamkind Natorkaally defected.
 Bouett = or exceeds RL Bodd: Dks= or exceed Rl.
 ND - Not detected. Dk. dknown.
 In the statement of the form.

#### **APPENDIX B2**

#### OCTOBER 2002 SUBSURFACE SOIL SAMPLING RESULTS

Benfield Industries Site - Waynesville, North Carolina

Station ID		59-1	SB-2	SB-3	SB-3 DUP	\$B-4
Sample No.	Remediation	631	632	633	634	635
Sample ID	Level	D1L34	D1L35	D1L36	D1L37	D1L38
Sample Depth (feet)	(ug/kg)	4.5	4.5	4.5	4.5	. 4
Date Sampled		10/30/02	10/30/02	10/30/02		10/30/02
VOLA	ILE ORGANIC COI					
		one Detected			_	
SEMIVOL	ATILE ORGANIC			ations in us	/kg)	
2-Methylnaphthalene	NA .	370 U	360 U	50 J	42 J	380 U
Acenaphthene	NA	41 J	360 U	48 J	44 J	41 J
Acenaphthylene	NA	52 J	42 J	65 J	45 J	42 J
Anthrecene	NÄ	180 J	130 J	180 J	190 J	58 J
Benzo(a)anthracene	800	170 J	140 J	310 J	180 J	160 J
Benzo(a)pyrene	300	430	280 J	490	380.2	250 J
Benzo(b)fluoranthene	1,600	340 J	230 J	510	340 J	210 J
Benzo(ghi)perylene	NA NA	190 J	100 J	120 J	150 J	170 J
Benzo(k)fluoranthene	1,800	340 J	230 J	410	300 J	180 J
Bis (2-ethylhexyl) phthalate	NA NA	690	780	890	740	940
Chrysene	2,800	310 J	· 250 J	450	370	190 J
Dibenzo(a,h)anthracene	NA	86 J	54 J	78 J	64 J	65 J
Dibenzofuran	NA	56 J	45 J	74 J	63 J	<b>53</b> J
Di-n-butylphthalate	NA NA	690	360 U	550	460	380 U
Fluoranthene	NA .	400	260 J	550	370 U	330 J
Fluorene	NA -	45 J	360 U	49 J	350 J	380 U
Indeno (1,2,3-cd) pyrane	NA	370	260 J	370	300 1	310 J
Naphthalane	10,000	49 J	56 J	75 J	70 J	60 J
Phenanthrene	NA	200 J	170 J	240 J	210 J	210 J
Pyrene	NA .	310 J	220 J	560	300 J	270 J
	TOTAL METALS	(Concentra		/kg)		
Aluminum	NA	17,000	16,000	15,000	16,000	14,000
Berium	NA	230	230	210	220	190
Beryllium	NA	0.48	0.50	0.42	0.38	0.48
Calcium	NA	5,000	2,300	1,800	1,800	2,600
Chromium	NA	40	73	32	34	35
Cobalt	NA	13	14	12	13	12_
Copper	NA	48	76	42	52	38
Iron	NA	29,000	27,000	25,000	26,000	25,000
Lead	NA	30	33	29	28	40
Magneslum	NA	6,700	7,000	6,300	6,800	5,500
Manganese	NA	370	350	310	320	340
Nickel	NA	23	36	17	19	17
Potassium	NA	5,400	5,700	5,300	5,100	3,900
Selenium	NA	1.3 J	1.2 J	1,4 J	0.90 R	1.2 J
Sodium	NA	460	430	420	430	360
Thalilum	NA NA	2.5		2.1 R	3.2 J	3.5
Vanadium	NA NA	50	48	45	47	41
Zinc	NA	110 J	130 J	110 J	110 )	110 J

Source: Mountain Environmental Services (2003)

#### To Shaded value means remediation level was exceeded.

- U Indicates that the parameter was analyzed but not detected.
   The value shown is the minimum quantitation limit.
- 3. J Indicates an estimated value
- 4. R Indicates a rejected value
- 5. Only compounds detected were included in this table.
- NA = Not Analyzed or Not Applicable.

#### **APPENDIX B3** OCTOBER 2002 SURFACE WATER SAMPLING RESULTS Benfield Industries Site - Waynesville, North Carolina

Station ID	•	\$W-1	\$W-2	SW-2 DUP	SW-3
Sample No.	Screening	636	638	639	642
Sample ID	Criteria	D1L39	D1L41	D1L42	D1L45
Date Sampled	(ug/L)	10/31/02	10/31/02	10/31/02	10/31/02
VOLAT	TILE ORGANIC COMP	OUNDS (Cor	ncentration	e in μg/L}	
		Detected			
SEMIVOL	ATILE ORGANIC COL	MPOUNDS (	Concentrati	ona in µg/L)	
	None	Detected			
	TOTAL METALS (	concentratio	ns in µg/L)		
Aluminum	NA NA	140 U	240	110 U	150 U
Barlum	1,000	24	25	23	25
Calcium	NA NA	4,900	5,100	4,800	4,800
Copper	NA NA	1.0 U	1.4	1.0 U	6.2 R
Iron	NA	250	390	210	260 J
Magnesium	NA .	1,600	1,700	1,600	1,500
Manganese	50	22	21	18	16
Potasalum	NA_	1,600	1,700	1,500	1,400
Sodium	NA.	3,400 J	3,500 J	3,400 J	3,200
Zinc	NA NA	5.0 J	5.9 J	5.8 J	6.8 J

Source: Mountain Environmental Services (2003)

The value shown is the minimum quantitation limit.

<sup>-</sup>U= parameter was analyzed but not detected.

<sup>–</sup>J⊭estimated value.

<sup>--</sup>R = rejected value.

<sup>-</sup>Only compounds detected were included in this table.

<sup>-</sup>NA = Not Analyzed or Not Applicable.

#### **APPENDIX B4**

#### SUMMARY OF OCTOBER 2002 SEDIMENT SAMPLING RESULTS

Benfield Industries Site - Waynesville, North Carolina

Station ID	Screening	SD-1	SD-2	SD-2 DUP	SD-3
Sample No.	Criteria	637	640	641	643
Sample ID	(mg/kg)	D1L40	D1L43	D1L44	D1L46
Date Sampled	ER-L/ER-M	10/31/02	10/31/02	10/31/02	10/31/02
VOLATILE OF	RGANIC COMP	OUNDS (C	oncentratio	ns in µg/kg)	
Toluene		130	2 J	2 J	4 J
SEMIVOLATILE	ORGANIC CO		(Concentra	tions in µg/kg	)
Anthracene	85/960	53 J		430,0	
Benzo(a)anthracene	230/1600	130 J	180 J	88 J	84 J
Benzo(a)pyrene	400/2500	120 J	150 J	90 J	83 J
Benzo(b)fluoranthene	NA NA	120 J	170 J	94 J	130 J
Benzo(ghi)parylana	NA	95 J	83 J	60 J	64 J
Benzo(k)fluoranthene	NA	130 J	160 J	98 J	130 J
Carbazole	NA	420 U	47 J	430 U	570 U
Caprolactam	NA	130 J	430 U	430 U	570 U
Chrysene	400/2800	160 J	200 J	120 J	140 J
Fluoranthene	600/3600	300 J	460	j 170 J	200 J
indeno (1,2,3-cd) pyrene	NA	91 J	89 J	60 J	85 J
Pentachlorophenol	NA NA	450 J	1100 U	1100 U	1400 U
Phenanthrene	225/1380	/290·J	280/J	88 J	94 J
Pyrene	350/2200	280 J	√390 J	180 J	230 J
TO	TAL METALS (		ions in mg/	kg)	
Aluminum	NA NA	7,400	20,000	9,900	15,000
Barlum	NA	94	260	120	160
Beryllium	NA	0.26 U	0.49	0.27	0.51
Calcium	NA NA	490	2,200	740	1,300
Chromium	NA	22	42	36	43
Cobalt	NA	5.5 U	15	7.5 U	11
Copper	70/390	13	52	13	25
Iron	NA NA	16,000	32,000	16,000	24,000
Lead	35/110	11	31	11	20
Magnesium	NA	3,200	7,600	4,600	6,000
Manganese	NA	200	380	140	260
Nickel	30/50	7.1	23	11	14
Potassium	NA	2,400	6,100	2,900	3,800
Selenium	NA	1.1 R	1.2 J	0.78 UJ	1.9 J
Sodium	NA "	420	470	360	510
Thallum	NA	2,4 R	3.2	1.7 R	2.5 R
Vanadium	NA	24	54	28	40
Zinc	120/270	66 J	120 J	80 J	120 J

Source: Mountain Environmental Services (2003)

The value shown is the minimum quantitation limit.

- --R = rejected value.
- --Only compounds detected were included in this table.
- --NA = Not Analyzed or Not Applicable.

<sup>-</sup>Shaded cell means acreening value exceeded:

<sup>--</sup>Screening criteria from 1992 ROD (USEPA, 1992).

<sup>--</sup>U= parameter was analyzed but not detected.

<sup>--</sup>J=estimated value.

Appendix C-- Memo from USEPA's Groundwater Technical Support Center (1/16/03)

Mar-12-03 OPTIONAL FORM 99 (7-90)

	FAX TRANSMIT	TAL Felsego P	
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	NGN 7640.03.317.7368 9099-10		ision

OFFICE OF RESEARCH AND DEVELOPMENT

January 16, 2003

#### MEMORANDUM

02:06 pm

Technical Review Comments for the Benfield Superfund Site, SUBJECT:

Waynesville, NC (03-R04-002)

David S. Burden, Ph.D., Director /s/ FROM:

Ground-Water Technical Support Center

TO: Jon Bornholm, RPM

U.S. EPA Region 4

Per your request, the following are technical review comments and recommendations regarding review of the ground-water extraction system at the Benfield Superfund Site in Waynesville, NC. Several supporting documents were supplied to assist in the review, and per your request, two primary questions were addressed: 1) Is or will the current ground-water extraction system accomplish the goal of capturing and removing the plume?; and 2) If not, what modifications need to be made to improve the system? The review was conducted by Mr. Mark Padduck, Robert Dover, and Dr. Hai Shen of the Dynamac Corporation., with my oversight. Dynamac is a contractor for EPA's Ground-Water Technical Support Center. I have reviewed their comments and concur with them. If upon review of these comments, you have any questions, please contact me at your convenience.

#### General Comments

It is stipulated in the site's Record of Decision (ROD), that among other things, the remedy includes extraction of contaminated ground water via extraction wells within and at the periphery of the plume. The November 18, 1994 Preliminary Design Report for the site also states "the goal during ground-water extraction will be to maximize pumpage from the extraction wells allowed by both the aquifer system and the extraction well system, so that plume removal will occur as quickly as possible."

Based on the data provided, the current ground-water extraction system appears to be providing limited hydraulic containment for the portion of the plume(s) remaining on-site. Review of the provided data also indicates the current extraction well configurations are not adequate for the efficient and expeditious removal of the remaining on-site contaminant plume mass. The extraction wells are screened deeper than the main plume mass, which allows the removal of a relatively large volume of "clean" ground water from the deeper saprolite unit, versus a concentrated effort to remove the remaining main plume mass identified in the shallow alluvium at the site, namely in the vicinity of monitoring wells MW03SH and MW07SH. Due to the inadequate design of the extraction system, it will be difficult, if not impossible, to substantially enhance the removal of some contaminants remaining in the shallow alluvium aquifer simply through operating the current extraction system at the current pumping rates (or by increased pumping rates). The easy adsorption of PAHs by aquifer solid materials, as well as the differences in hydraulic conductivities between the alluvium and saprolite, may limit the transport of these contaminants to the extraction wells. There are other concerns as well, such as the increasing organic concentrations in monitoring well MW03SH, and its proximal distance to Browning Branch, which are also addressed in the subsequent sections of this memorandum.

The following general comments/conclusions are provided based on the review of provided data:

1. The potentiometric data do not indicate that the plume is being substantially contained or captured. The February 2002 monitoring report states that the closed contours on the potentiometric map (Figure 2) indicate "some measure" of containment of the plume. While we agree that limited containment of the plume(s) may be occurring within the vicinity of the extraction wells, total plume containment is probably not occurring as a result of the extraction system's operation.

Several problems exist with the presentation of water level data in Figure 2 to determine whether the extraction system is capturing the plume. First, the only water level measurements which show any substantial depression in the potentiometric surface are the measurements in the extraction wells themselves. However, extraction wells should be avoided for creating water level maps. If the hydraulic head from an extraction well is used, the assumptions are that the flow is horizontal and the efficiency of the weil is known for the given pumping rate. In some cases, assumptions and estimates can be used to make corrections of water levels in extraction wells - this was not done in this case. In general, the potentiometric surface should be measured in wells and piezometers surrounding, and in close proximity to, the extraction wells, but not from the extraction wells themselves.

If the two extraction well data points are eliminated from Figure 2, the other measuring points show little or no depression of the potentiometric surface. For instance, the pre-remediation water level presented for well MW-03SH (the most contaminated well, near EX-03) in the *Preliminary Design Report* is about 2,719 feet. The data point for the same well in February 2002, after almost a full year of operation of the system, was 2,715.5. This represents a reduction of about 3.5 feet that may be due to a cone of depression surrounding EX-03. However, the reduction of 3.5 feet is well within the natural variation reported for the area, and could easily have been caused by natural seasonal variations or drought conditions. Even if the reduction in this well is entirely due to a cone of depression around EX-03, it is a relatively small reduction for a well located within 100 feet of the extraction well, showing a very limited area of depression.

87:0500

Based on above analysis, it is clear that capture zone analysis for the extraction wells is necessary at the site. This type of analysis will provide information which can be used to increase the efficiency of the extraction wells. The capture zone of an extraction well is the portion of the subsurface containing ground water that actually discharges to the well. To prevent the plume from escaping beyond the extraction wells, the capture zone must be large enough so that the proposed entire contaminant area can be contained. It should be emphasized that Figure 2 only shows the zone of influence by the extraction wells. The capture zone of a well is not coincident with its drawdown zone of influence. The extent of the influence zone depends largely on transmissivity and pumping rate. However, the dimensions of the capture zone depend on the natural hydraulic gradient, as well as pumping rate and transmissivity. Relatively high natural hydraulic gradients result in narrow capture zones that do not extend far enough in the downgradient direction. To prove the effectiveness of the containment capture zone, an analysis should be conducted, and well location and pumping rates should be optimized, based on monitoring hydraulic heads and flow rates during operation of the extraction system. The conceptual model refinement through monitoring of the system operation is an essential procedure that can lead to effective design and operation of the extraction system. The capture zone analysis tool and procedures can be referenced in Design Guideline for Conventional Pump-and Treat Systems (EPA/540/S-97/504, September 1997).

The report's reference to "closed contours" as evidence of containment of the plume is misleading. Removal of water in an extraction well at a rate exceeding the natural ground-water flow rate toward that well will always generate a "closure" of some contours, depending on the contour interval used. In order to evaluate whether the extraction system is effectively containing the plume, closure of some contours is not enough - the closure must be shown to extend beyond the boundaries of the plume, showing a reversal of flow directions and transport of the plume toward the extraction well. Closure of contours in a limited area near the extraction well is to be expected, but has no implications for the effect of the well on the plume as a whole.

- The June 27 memo by Mountain Environmental stated evidence for the inefficient operation of the system was based on low concentrations identified in the extraction wells completed in the saprolite unit versus the high contaminant concentrations identified in adjacent monitoring wells completed in the alluvial aquifer. The most recent groundwater monitoring data provided supports this statement, and indicates ground-water impact above regulatory concern in the vicinity of alluvial monitoring wells MW03SH, MW05SH, and MW07SH. The most recent ground-water quality data collected from the saprolite extraction wells EXT02 and EXT03 indicates these deeper wells contained low-level quantities of organic contaminants. The provided data support the conclusion that the two extraction wells are not adequately capturing and removing the main plume contaminant mass as intended.
- The provided data indicate the main contaminant mass occurs near the ground-water interface down to a depth of about 20 ft or less, and is associated with the shallow

alluvium beneath the sits. The two ground-water extraction wells are screened at deeper depths (16.5 to 26.5 ft bgs for EXT03, and 23 to 33 ft bgs for EXT02) within the underlying saprolite unit. Although the alluvium and saprolite units are reportedly hydraulically connected, the saprolite unit has historically displayed relatively low concentrations of organic contaminants. The monitoring data suggests a large portion of the recovered ground water is originating from the deeper saprolite unit, while only a limited portion of the "impacted" ground water from the upper alluvium unit is being captured by the ground-water extraction wells.

The June 27 memo implies that the reason for the ineffectiveness of plume mass recovery is the placement of extraction wells in a hydrogeologic unit (saprolite) below the most contaminated unit (alluvium). The real problem is not the vertical difference between the extraction wells and the plume; it is the difference in hydraulic conductivity between the saprolite and alluvium. If the saprolite had a similar conductivity to the alluvium, then extraction from the base of the combined system would be sufficient to drain the ground water from both units. The alluvial water would simply flow downwards, by gravity, towards the extraction well screen. However, because the alluvium has much higher conductivity than the saprolite, it is much easier for the shallow, contaminated ground water to flow horizontally within the alluvium than vertically into the saprolite. Therefore, the extraction system is not capturing the shallow ground water, as seen in Figure 2. We agree with the solution to this problem recommended in Mountain Environmental's June 27 memo. Additional extraction wells or recovery trenches would need to be installed within the alluvium to capture the shallow contaminated ground water.

We also have some concerns regarding surface water quality associated with Browning Branch. Based on the data provided, the last time this surface water feature was sampled was in the early 1990's as part of the 1994 Preliminary Design Report. MW03SH, situated approximately 70 ft east of Browning Branch, has consistently displayed organic compounds that are of regulatory concern, and cumulative ground-water monitoring data for this well indicate an increase in some of these compounds since 1994. Although potentiometric data indicate ground-water flow at the site in a north/northwest direction, a portion of the on-site plume(s), particularly near MW03SH, could also be in communication with surface water associated with Browning Branch. There are currently no other monitoring wells between MW03SH and Browning Branch to clearly delineate this margin of the plume to acceptable regulatory levels, which indicates the need for further assessment (e.g., installation of additional monitor wells) to better delineate the west margin of the plume in the vicinity of MW03SH, and possibly in the vicinity of MW07SH. The additional wells would also provide a means of confirming/monitoring the effectiveness of the ground-water pump and treat system in containing the plume(s) in these areas. This assessment/monitoring activity could possibly also be augmented by periodic sampling along the hypothetic zone (groundwater/surface water interface) using piezometers and/or surface water sampling to confirm whether or not organic compounds are discharging into Browning Branch

through ground water.

On Page 2 of the Pebruary, 2002 monitoring report, a comparison is made between current contaminant concentrations (2001 and 2002) versus pre-remedial contaminant concentrations identified during sampling events in 1991 and 1994. If this is all the data that exists, then a comparison can be done, but should be qualified with a statement that the intervening time gap of seven years between samples makes comparisons highly questionable. Ideally, samples should have been collected and analyzed shortly before the initiation of ground-water extraction, and should be the primary benchmark for comparisons to evaluate system effectiveness. If more recent data exist, these should be presented in future reports.

In the future, more data sets (e.g., ground-water monitoring events) will have to be collected in order to adequately determine long-term trends relating to ground-water quality and remedial progress at the site. Based on the monitoring data that have been collected thus far, we are in agreement that overall ground-water quality has improved beneath most portions of the site since 1994. However, this is most likely in response to treatment of source area soils at the site and cannot be accurately correlated to operation of the ground-water extraction system. The one area that is the exception is situated in the vicinity of MW03SH. Organic compounds in this area have displayed an increase since monitoring began in 1994. The increase of these compounds could be in response to plume movement/migration associated with ground-water extraction at EXTO3. Although this extraction well may be capturing a portion of this plume, it does not appear to be capturing a large volume of the increasing contaminant mass within this area.

- 6. On Page 2, the February, 2002 monitoring report states that elevated iron concentrations within the plume may indicate natural attenuation of contaminants. This statement is highly questionable. Elevated iron concentrations within the plume may also indicate a release of dissolved iron from the waste source. If information exists within the literature suggesting that elevated iron concentrations indicate natural attenuation of organic contaminants, that information should be presented in the report. In addition, although indicators of various kinds may be used to indicate whether natural attenuation processes are likely at a site, only data showing decreasing contaminant concentrations can be used to demonstrate whether these processes are actually occurring, or are occurring at a rate fast enough to achieve the goals of the remedial activity.
- 7. In future monitoring reports, several means of presenting data can be used to assist reviewers in determining whether the system is operating effectively. The current monitoring report presents a table of Historical Ground Water Analytical Results (Table 3), which is useful, but could be improved. One noted problem is that it appears to be incomplete. The August 23 EPA Region 4 memo states that EPA approved the elimination of one extraction well based on analytical data from samples collected in October 2000. Table 3, which lists historical ground-water data, does not list any results for samples collected in October 2000. While it is good that the report presents historical

data that can be used to help assess the effectiveness of the system, it should present all of the existing historical data, not just a few selected data points.

In addition, instead of simply presenting historical data in a table, the report should present time-plots of the concentrations of major contaminants on a well-by-well basis. This would provide a visual presentation of any increasing or decreasing concentration trends that may indicate the effectiveness of the system. Finally, the analytical data should also be presented in the form of isoconcentration maps for selected major contaminants. These maps, presented over time, will allow reviewers to observe the shrinkage, growth, and/or movement of the plume.

The monitoring reports should include summaries of the volume of water produced by the system (preferably on a daily basis), at least monthly sample results from the effluent, estimates of the volume of mass of contaminants captured by the system, and precipitation data from a nearby weather station. If the system is effective, these data will demonstrate this to Agency reviewers by showing an actual increase in the mass of contaminants removed, and (hopefully) a gradual reduction in the mass of contaminants removed over time. Comparison of the daily water production data with precipitation data will allow evaluation of the impact that precipitation has on ground-water flow in the system, as well as possible flushing of contaminants from the soil. Finally, these data may identify modifications that can be made in pumping times and rates, pump repair, or other factors, that can optimize the system.

#### Detailed Comments and Notes

Review of tables and figures presented in the Ground-Water Monitoring Report - February 2002 indicates there are discrepancies in data reporting for the February 2002 ground-water monitoring event. These discrepancies make it confusing to the reader and should be edited for correctness in future ground-water monitoring reports. The discrepancies noted are as follows:

#### MW03SH

- Table 2 and Figure 3 report a chrysene concentration of 380 J μg/L while a chrysene concentration is not reported in Table 3.
- Table 2 and Figure 3 report a dibenzofuran concentration of 1,800 μg/L, while a dibenzofuran concentration of 380 J is listed in Table 3.
- Table 2 and Figure 3 do not indicate the presence of di-n-butylphthalate, while Table 3 lists this compound at a concentration of 1,800 μg/L.

**MWOSSH** 

1000

4. Table 2 and Figure 3 list a carbazole concentration of 5/3 μg/L while the presence of chrysene is not indicated in these data sources. Table 3 on the other hand, lists a chrysene concentration of 5 J μg/L, but does not indicate the presence of carbazole. This will be important in clarifying since there is an MCL of 0.2 μg/L for chrysene, while there is not an MCL or NC State Ground-Water Standard for carbazole.

#### Conclusions and Recommendations

Based on the data provided, operation of the current system configuration appears to be providing limited containment of the remaining portions of the organic plume(s), but does not appear to be functioning in a manner that is achieving site cleanup through removal of the main plume mass. Because of this, the following recommendations are being made to assist in overcoming these problems:

### A) Installation and Tie-In of Additional Shallow Extraction Wells.

We are in agreement with the June 2002 memorandum that suggested the installation of additional shallow ground-water extraction wells in the vicinity of MW03SH and MW07SH. A capture zone analysis should also be conducted in order to aid in the decision-making process regarding placement of additional extraction wells, and to improve the efficiency of the extraction system. These new extraction wells would need to be completed to a maximum depth of 20 ft bgs, with a screened interval occurring from total depth to across the water table. This option would provide the most cost- and time-effective means of promoting removal of remaining plume. This option would, however, require extra capital costs in order to install the new shallow extraction wells, tie-in into the current ground-water extraction system piping, purchase and install additional submersible pumps and associated well-head instrumentation, and modify the existing ground-water pump control system.

### B) Increasing the Pumping Rate of the Two Extraction Wells

Increasing the pumping rate of the existing extraction wells to a point where the wells are pumped dry on an almost continual basis would result in de-watering of the saprolite unit in the vicinity of the two extraction wells. This could also promote the downward migration of impacted ground water to the extraction well inlets. An advantage of doing this would be possible enhancement of contaminant mass recovery without major modifications to the current extraction well configurations.

Disadvantages would include an increased volume in recovered ground water, and downward migration of the contaminant plume into portions of the aquifer that may have been previously un-impacted. In addition, increases in pumping rates for the extraction wells may have limited capability to enhance recovery of certain PAH contaminants detected in the shallow alluvial aquifer, such as anthracene, benzo(a)pyrene, chrysene, fluoranthene, pyrene, etc. These 3

Mar-12-03

- (or more) rings PAHs commonly have a very low solubility in water and can be easily absorbed by aquifer media before reaching the extraction wells, thereby limiting the effectiveness of plume mass recovery. Another potential disadvantage is the effectiveness that this approach might have due to the lower hydraulic conductivity of the saprolite unit which could limit the downward migration of the contaminant plume from the more conductive alluvium.

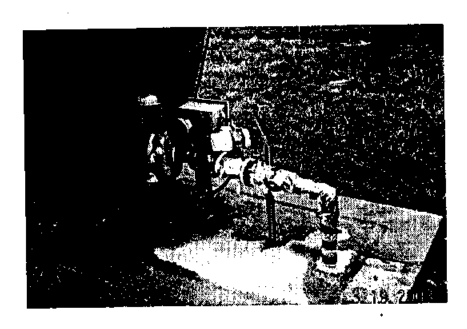
#### C) Installation of a Ground-Water Extraction Trench

Installation of ground-water extraction trenches would provide an efficient means of recovering impacted ground water and restoring ground-water quality in a fairly short time period. This option, however, would be the most costly to implement, and there would be engineering obstacles that would need to be overcome. The most notable would be trenching to sufficient depth in water-laden alluvial sediment that could be in-cohesive and prone to sloughing and cave-ins. Another consideration would be generation and disposal of soil originating from trenching activities. Additional capital costs such as recovery wells within the trench(es), and necessary equipment installation/system modifications (also described for installation of the shallow extraction wells) would also have to be included to complete this task.

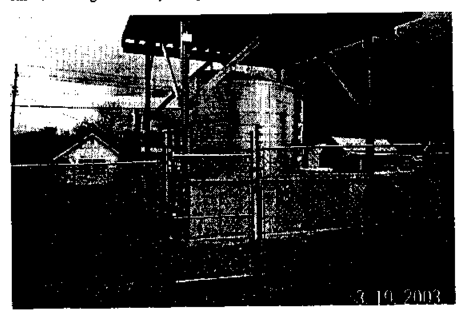
One additional option that could be considered in reducing the remaining plume mass in lieu of system modifications would include the use of a portable high vacuum multi-phase extraction (HVME, or dual-phase recovery) system. This could possibly be achieved by periodically utilizing a portable system (e.g. vacuum truck or portable liquid ring pump) capable of pulling sufficient vacuum to remove both impacted ground water and soil gas vapors from MW03SH and MW07SH. The recovered ground water could be transferred to the treatment system, or if necessary, transported off-site for treatment/disposal. The captured soil gas vapors could undergo off-gas treatment utilizing a portable catalytic oxidizer. This option could aid in the expedited removal of the remaining plume mass that is associated with the areas surrounding MW03SH and MW07SH, and would not require the necessary capital costs to modify the current ground-water extraction system.

cc: Rich Steimle (5102G)
John M. Cunningham (5204G)
Kay Wischkaemper, Region 4
Felicia Barnett, Region 4

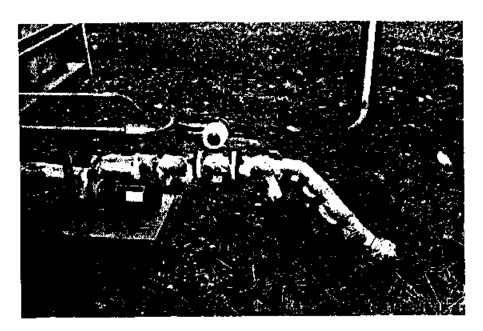
### Appendix D - Site Photographs



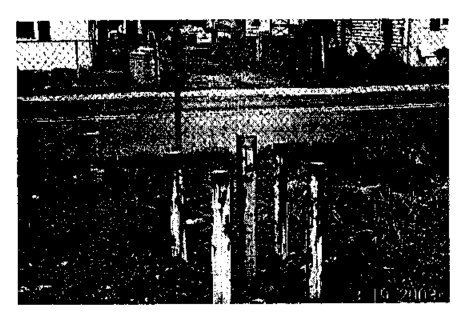
Photograph 1 - Extraction Well EXT02. Notice newly repaired concrete and installed freeze protection. The well housing is secured by a wing nut but is left unlocked.



Photograph 2 – Holding Tank and Containment Structure. The property owner recently installed the fence surrounding the tank. A lock secures the gate.



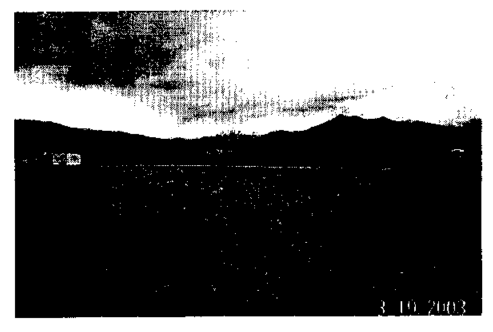
Photograph 3 – Discharge point from Holding Tank to City of Waynesville's POTW. Notice the insulation around the piping, this was added after the lines were damaged during a hard freeze. The discharge point is inside the fence surrounding the holding tank.



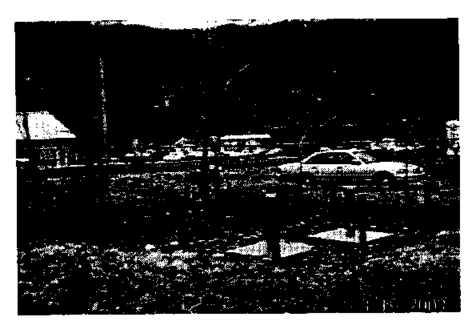
Photograph 4 - Piezometer PZ05A with residence along Riverbend Street in the background. This piezometer is locked, but piezometers and wells at the site were not.



Photograph 5 - Monitoring Wells MW03 and MW03SH. The pile of branches and logs are the result of the property owner removing the old water tower that was located on the Sites western perimeter. It was during the removal of the water tower that the perimeter fence in this area was damaged and removed.



Photograph 6 – View of the Site looking south. The well cluster in the foreground is MW07SH and MW07S. The area just south of this well cluster is where soils not meeting the treatment performance standards were buried. The area behind the parked trailers is the approximate location if the proposed Vocational Technical Training Center.



Photograph 7 – Photograph facing northwest showing monitoring well pair MW07SH and MW07S. Notice the perimeter fencing in the background. Similar fencing in the vicinity of MW03S and MW03SH was knocked down and removed during the removal of the water tower.



Photograph 6 – Photograph facing south in the vicinity of MW03S and MW03SH. A ground scar is evident in the middle of the picture. This is the area where the water tower fell and was cut up before removal from the site.

#### Appendix E - Site Inspection Checklist

#### APPENDIX E Site Inspection Checklist

I, SITE INFORMATION				
Site name: Benefleid	Date of inspection: 3	/26/03		
Location and Region: Waynesville, NC; Region 4	EPA ID: NCD981026	1479		
Agency, office, or company leading the five-year review: USACE, Nashville District  Becky Terry, Doug Mullendore	Weather/temperatur	e: overcast, m	iid	
Remedy Includes: (Check all that apply)  Landfill cover/containment  Access controls  Institutional controls  Groundwater pump and treatment  Surface water collection and treatment  Other		ural attenuation ndwater contains al barrier wall	nment	
Attachments: Inspection team roster attached (See R	eport) 🗆 Site r	nap attached		
II. INTERVIEWS	(Check all that apply)			
1. O&M site manager David Traylor, Mountain Environment of the Interviewed I at site I at office I by phone Physical Problems, suggestions; X Report attached				
2. O&M staff Interviewed □ at site 図 at office □ by phone Problems, suggestions; X Report attached	Phone no.			
Local regulatory authorities and response a office, police department, office of public hea deeds, or other city and county offices, etc.) I  Agency	lth or environmental heal	ribal offices, e th, zoning offi	mergency response ce, recorder of	
ContactName Problems; suggestions;  Report attached		Date	Phone no.	
Agency	Title	Date	Phone no.	
Problems; suggestions; 🗆 Report attached		<del></del>		

Ag Co Pro	Name blems; suggestions; □ Report attach ency ntact Name blems; suggestions; □ Report attach	Title	Date	Phone no.
Pro	ntactName sblems; suggestions; □ Report attact	Title		
Pro	ntactName sblems; suggestions; □ Report attact	Title		
Pro Ot	oblems; suggestions; 🗆 Report attack	Title		
01		ned		Phone no.
	her interviews (optional) 🗖 Report	attached.		
	rshall-Haywood Vocational Tech —	President,		<u></u>
i Baker	POTW Town of Waynesville -			
			<del>-</del>	·· <del></del>
			<u> </u>	
		· · · · · · · · · · · · · · · · · · ·		
	III. ON-SITE DOCUMENTS	& RECORDS VERIFIED	(Check all that ar	oply)
	III. Ottolle Bodonie.			
O	&M Documents		_	
12		Readily available 💢 Up 1		□ N/A
		Readily available Up t		□ N/A
	Maintenance logs	Readily available Up 1		□ N/A
R	emarks	Readily available		□ N/A
R		Readily available		□ N/A
R O	emarks & M well-documented, but O & M n	Readily available Up to	to date	
Ri O Si	emarks & M well-documented, but O & M n te-Specific Health and Safety Plan	Readily available Up to nanual not up to date  Readily availab	to date	: □ N/A
Ro O Si	emarks & M well-documented, but O & M n  te-Specific Health and Safety Plan Contingency plan/emergency respo	Readily available Up to nanual not up to date  Readily availab	to date	: □ N/A
Ro O Si E Ro	emarks & M well-documented, but O & M n  te-Specific Health and Safety Plan i Contingency plan/emergency responsers	Readily available Up to nanual not up to date  Readily availab	to date	: □ N/A
Ro O Si E Ro	emarks & M well-documented, but O & M n te-Specific Health and Safety Plan i Contingency plan/emergency respo	Readily available Up to nanual not up to date  Readily availab	to date	: □ N/A
Ri O Si E Ri	emarks & M well-documented, but O & M n te-Specific Health and Safety Plan i Contingency plan/emergency responsers marks orked under contractors	Readily available Up to date  Readily available  Readily available  Readily available	to date  Die Dip to date	: □ N/A □ N/A
Ri O Si E Ri W	emarks & M well-documented, but O & M n  te-Specific Health and Safety Plan i Contingency plan/emergency responsers	Readily available Up to date  Readily available  Readily available  Readily available	to date  Die Dip to date	: □ N/A □ N/A
Si Si E Ri W	emarks & M well-documented, but O & M note-Specific Health and Safety Plan i Contingency plan/emergency responsemarks forked under contractors & M and OSHA Training Records formarks	Readily available Up to nanual not up to date  Readily availables Readily Readily availables Readily availables Readily availables Readily Readily Readily Readily Readily Readily Readily Readily Readily	to date  Die Dip to date	: □ N/A □ N/A
Si Si E Ri W	emarks & M well-documented, but O & M n te-Specific Health and Safety Plan i Contingency plan/emergency responses contacts orked under contractors &M and OSHA Training Records	Readily available Up to nanual not up to date  Readily availables Readily Readily availables Readily availables Readily availables Readily Readily Readily Readily Readily Readily Readily Readily Readily	to date  Die Dip to date	: □ N/A □ N/A
Si E R	emarks & M well-documented, but O & M n  te-Specific Health and Safety Plan i Contingency plan/emergency responsarias  orked under contractors  &M and OSHA Training Records  emarks ontractor holds O&M and OSHA Training Records	Readily available Up to nanual not up to date  Readily availables Readily Readily availables Readily availables Readily availables Readily Readily Readily Readily Readily Readily Readily Readily Readily	to date  Die Dip to date	: □ N/A □ N/A
Ri O Si E R. R C	emarks & M well-documented, but O & M n  te-Specific Health and Safety Plan i Contingency plan/emergency responsaries  orked under contractors &M and OSHA Training Records emarks ontractor holds O&M and OSHA Training records  ermits and Service Agreements	Readily available Up to nanual not up to date  Readily available Readily availables Readily availables Readily availables Readily availables Readily availables Readily availables Readily availables Readily availables Records	to date  Die Up to date  Die Up to date  Up to date	: □ N/A □ N/A
Ri O Si E R. R C	te-Specific Health and Safety Plan it Contingency plan/emergency responsaries borked under contractors  Mand OSHA Training Records emarks contractor holds O&M and OSHA Training Records emarks contractor holds O&M and OSHA Training Records emarks contractor holds O&M and OSHA Training Records emarks contractor holds O&M and OSHA Training Records emarks contractor holds O&M and OSHA Training Records	Readily available Up to nanual not up to date  Readily available Readily available Readily available Readily available Readily available Readily available Readily available Readily available Readily available Records	to date    Description   Description	: □ N/A □ N/A
Si Si Si Si Si Si Si Si Si Si Si Si Si S	emarks & M well-documented, but O & M n  te-Specific Health and Safety Plan i Contingency plan/emergency responsively  emarks orked under contractors  &M and OSHA Training Records emarks ontractor holds O&M and OSHA Training and Service Agreements   Air discharge permit	Readily available	to date    Description of the color of the c	: □ N/A □ N/A
Ri O Si E R. R. C	te-Specific Health and Safety Plan i Contingency plan/emergency responsaries corked under contractors  M and OSHA Training Records emarks contractor holds O&M and OSHA Training and Service Agreements Air discharge permit	Readily available	to date    Description   Description	: □ N/A □ N/A
Ri O Si E R. R. C	emarks & M well-documented, but O & M n  te-Specific Health and Safety Plan i Contingency plan/emergency responsively  emarks orked under contractors  &M and OSHA Training Records emarks ontractor holds O&M and OSHA Training and Service Agreements   Air discharge permit	Readily available	to date    Description of the color of the c	: □ N/A □ N/A

		- · · · · · · · · · · · · · · · · · · ·			
5.	Gas Generation Records D Rec Remarks	adily available 🛭 Up to da	ite 🖾 N/A		
6.	Settlement Manument Records Remarks	□ Readily available □ U	Jp to date ⊠ N/A		
7.	Groundwater Monitoring Records ⊠ Readily available □ Up to date □ N/A Remarks				
8.	Leacheate Extraction Records Remarks	E Readily available □	Up to date □ N/A		
9.	Discharge Compliance Records  □ Air □ Readily available □ Up to date □ N/A  ☑ Water (effluent) ☑ Readily available □ Up to date □ N/A  Remarks				
10.	Dally Access/Security Logs Remarks	□ Readily available □	Up to date 🖾 N/A		
_		IV. O&M COSTS			
1.	O&M Organization  ☐ State in-house ☐ PRP in-house ☐ Federal Facility in-house ☑ Other Contractor for EPA	☐ Contractor for State ☐ Contractor for PRP ☐ Contractor for Feder	al Facility		
2.	O&M Cost Records  Exact Readily available  Funding mechanism/agreement in place  Original O&M cost estimate \$ 40,000  Breakdown attached				
	Total annua	I cost by year for review po	eriod if available		
	From 1/2002 To 2/2002 Date Date From 3/2002 To 3/2003	\$4,128/month Total cost \$2,500/month	☐ Breakdown attached ☐ Breakdown attached		
	Date Date	Total cost	☐ Breakdown attached		
	Date Date	Total cost	□ Breakdown attached		
	Date Date	Total cost	☐ Breakdown attached		
	From To Date Date	Total cost			

3.	Unanticipated or Unusually High O&M Costs During Review Period Describe costs and reasons: none
	V. ACCESS AND INSTITUTIONAL CONTROLS
A.	Fencing
1.	Fencing damaged 🗵 Location shown on site map 🗵 Gates secured 🗆 N/A Remarks
В.	Other Access Restrictions
1.	Signs and other security measures
C.	Institutional Controls (ICs)
1.	Implementation and enforcement  Site conditions imply ICs not properly implemented □ Yes ☒ No □ N/A  Site conditions imply ICs not being fully enforced □ Yes ☒ No □ N/A
	Type of monitoring (e.g., self-reporting, drive by) Onsite check/inspection of wells, and holding tank Frequency 3/week Responsible party/agency Mountain Environmental Contact David Traylor Civil Engineer 828-456-5189 Name Title Phone no.
	Reporting is up-to-date  EYes □ No □ N/A  Reports are verified by the lead agency  EYes □ No □ N/A
	Specific requirements in deed or decision documents have been met 🖾 Yes 🗆 No 🗀 N/A  Violations have been reported 💢 Yes 🖾 No 🖾 N/A  Other problems or suggestions: 🖂 Report attached
2.	Adequacy
D	General
1.	Vandalism/trespassing Decation shown on site map E No vandalism evident Remarks Some trespassing
2.	Land use changes on site  Remarks Property owner proposes to develop southerly end of property for Vocational Tech Training Center (45,000sq ft)
3.	Land use changes off site  Remarks no
	VI. GENERAL SITE CONDITIONS

1.	Roads damaged	□ Locat	tion shown on site map   Roads	adequate
1.				
B. Othe	er Site Conditions			
	Remarks			
		VII. SOII	COVERS Applicable	
A. Len	dfill Surface			
1.	Settlement (Low spots) Remarks		☐ Location shown on site map	☑ Settlement not evident
2.	Cracks Lengths Remarks	Widths	Location shown on site map Depths	
3.	Erosion Areal extent Remarks		Location shown on site map Depth	E Erosion not evident
4.	Holes Areal extent Remarks		☐ Location shown on site map Depth	☑ Holes not evident
5,	Vegetative Cover ☐ Trees/Shrubs (indicate Remarks	X Gras	S Cover properly establecations on a diagram)	lished 🗆 No signs of su
6.	Alternative Cover (arm Remarks		k, concrete, etc.)	□ N/A
7.	Bulges Areal extent		☐ Location shown on site map	☐ Bulges not evident
8.	Wet Areas/Water Dam	age	☐ Wet areas/water damage not e	evident
	☐ Wet areas ☐ Ponding		☐ Location shown on site map ☐ Location shown on site map	Areal extent
	□ Seeps .		☐ Location shown on site map	Areal extent
	☐ Soft subgrade Remarks		☐ Location shown on site map	Areal extent
9,	Stope Instability C Areal extent Remarks		☐ Location shown on site map	•
B. Ben	ches 🗆 App	olicable	⊠ N/A	
1	Flows Runger Hench		□ Location shown on site man	X N/A □

2.	Bench Breuched Remarks	☐ Location shown on site map		<b>X</b> N/A o
3.	Bench Overtopped Remarks	☐ Location shown on si		X N/A o
C. Le	tdown Channels 🗆 App			
1.	Areal extent	☐ Location shown on site map  Depth		
2.	Material type	☐ Location shown on site map  Area! extent		radation
3.	Areal extent Remarks	☐ Location shown on site map  Depth  m most caps, small riffles; need to b		
4.	Areal extent	□ Location shown on site map  Depth		
5.	31ZE	ite map Areal exte		
6.	Excessive Vegetative (  No evidence of excessive Vegetation in channed to be be because of the control of the c	ssive growth els does not obstruct flow	ent	
D. C	Cover Penetrations	pplicable 🗵 N/A		
1.	Gas Vents □ Active □ Routinely sampled □ Evidence of leakage □ N/A Remarks	☐ Passive ☐ Properly secured/ ☐ Good condition at penetration ☐ No	eeds Maintenance	r8

	☐ Evidence of leakage at penetrat Remarks		s Maintenance	□ N/A
3. Mo	onitoring Wells (within surface are  Properly secured/locked  Evidence of leakage at penetra  Remarks Some wells were unloc	☐ Functioning ☐ tion ☐ Need	Routinely sampled□ G s Maintenance	ood condition
4.	Leacheate Extraction Wells Properly secured/locked Evidence of leakage at penetra Remarks	tion 🗆 1	Needs Maintenance	☐ Good condition ☑ N/A
5.	Settlement Monuments  Remarks	□ Located		☐ Routinely surveyed ☐ N/A
E. G	as Collection and Treatment Ap			
1.	<del></del>	ermal destruction eds Maintenance	☐ Collection for reuse	
2.	Gas Collection Wells, Manifold  ☐ Good condition ☐ Nec Remarks	eds Maintenance		
3.	Gas Monitoring Facilities (e.g., ☐ Good condition ☐ Net Remarks	eds Maintenance	□ N/A	·
F. Co	over Drainage Layer	Applicable	⊠ N/A	
1.	Outlet Pipes Inspected Remarks	☐ Functioning	ΟN	/A
2.	Outlet Rock Inspected Remarks	☐ Functioning	ΠN	/A
G. D	etention/Sedimentation Ponds	☐ Applicable	<b>X</b>	N/A
1.	Siltation Areal extent  Siltation not evident Remarks	Depth_	□ N/A	
2.	Erosion Areal extent	De	pth	

3.	Outlet Works	☐ Functioning	□ N/A	
4,				
H. R	etaining Walls		•	
1.			Vertical displac	☐ Deformation not evident ement
2.	Degradation	☐ Location sho	wn on site map	
I. Pe	rimeter Ditches/Off-Site Di	scharge	☐ Applicable	
1.	Areal extent			not evident
2.	Vegetative Growth  ☐ Vegetation does not in Areal extent Remarks	☐ Location sho mpede flow Type_	wn on site map	□ N/A
3.	Erosion Areal extent Remarks	Depth	own on site map	
4.	Discharge Structure Remarks	-		
<u> </u>	VIII. VEF	TICAL BARRI	ER WALLS	□ Applicable 🖾 N/A
1.	Areal extentRemarks			☐ Settlement not evident
2.	Performance Monitori Performance not mon Frequency Head differential	ng Type of monito	oring Eviden	ce of breaching

	IX. GROUNDWATER/SURFACE WATER REMEDIES (2) Applicable   N/A
A. Gr	roundwater Extraction Wells, Pumps, and Pipelines 🗵 Applicable 🗆 N/A
1.	Pumps, Wellhead Plumbing, and Electrical  Good condition  All required wells properly operating  Needs Maintenance  N/A Remarks
2.	Extraction System Pipelines, Valves, Valve Boxes, and Other Appurtenances  Sign Good condition    Needs Maintenance  Remarks  In general.
3.	Spare Parts and Equipment  E) Readily available
B. Su	urface Water Collection Structures, Pumps, and Pipelines
1.	Collection Structures, Pumps, and Electrical  Good condition Needs Maintenance Remarks
2.	Surface Water Collection System Pipelines, Valves, Valve Boxes, and Other Appurtenances  Good condition  Needs Maintenance  Remarks
3.	Spare Parts and Equipment ☐ Readily available ☐ Good condition ☐ Requires upgrade ☐ Needs to be provided Remarks  See above.
C. T	reatment System   El Applicable   N/A
1.	Treatment Train (Check components that apply)    Metals removal
	☐ Quantity of groundwater treated annually ☐☐ Quantity of surface water treated annually ☐☐ Remarks ☐☐ ☐☐ ☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐☐
2.	Electrical Enclosures and Panels (properly rated and functional)

	Remarks
3.	Tanks, Vaults, Storage Vessels □ N/A ☑ Good condition □ Proper secondary containment □ Needs Maintenance Remarks
4.	Discharge Structure and Appurtenances □ N/A ☑ Good condition □ Needs Maintenance Remarks
5.	Treatment Building(s)  □ N/A ☑ Good condition (esp. roof and doorways) □ Chemicals and equipment properly stored Remarks Need to lock exterior well housing
6.	Monitoring Wells (pump and treatment remedy)  ☐ Properly secured/locked ☑ Functioning ☑ Routinely sampled ☑ Good condition ☑ All required wells located ☐ Needs Maintenance ☐ N/A  Remarks Some wells require
D. M	onitoring Data
	☑ Monitoring Data ☑ Is routinely submitted on time ☐ Is of acceptable quality
Moni	toring data suggests:  Groundwater plume is effectively contained declining
D. M	Conitored Natural Attenuation
1.	Monitoring Wells (natural attenuation remedy)  □ Properly secured/locked □ Functioning□ Routinely sampled □ Good condition □ All required wells located □ Needs Maintenance □ N/A  Remarks
	X. OTHER REMEDIES
	If there are remedies applied at the site which are not covered above, attach an inspection sheet describing the physical nature and condition of any facility associated with the remedy. An example would be soil vapor extraction.
	XI. OVERALL OBSERVATIONS
A.	Implementation of the Remedy
	Describe issues and observations relating to whether the remedy is effective and functioning as designed. Begin with a brief statement of what the remedy is to accomplish (i.e., to contain contaminal plume, minimize infiltration and gas emission, etc.)
	See text of five year review report.
В.	Adequacy of O&M

Describe issues and observations related to the implementation and scope of O&M procedures. In particular, discuss their relationship to the current and long-term protectiveness of the remedy.

See text of five year review report.

#### C. Early Indicators of Potential Remedy Problems

Describe issues and observations such as unexpected changes in the cost or scope of O&M or a high frequency of unscheduled repairs, that suggest that the protectiveness of the remedy may be compromised in the future.

See text of five year review report.

#### D. Opportunities for Optimization

Describe possible opportunities for optimization in monitoring tasks or the operation of the remedy. See text of five year review report.

# APPENDIX F Completed Interview Questionnaires

Site	Dentild In	destrus
City/State	Mayrequell	le TC
1.4	′	~
Date: Than 9 2003		Phone No.
vame of Citizen		
Address	usville, TC 28	786
· /	(D.	across street from Site
low long have you lived near	the Site?	action salet from seal
re you familiar with EPA activ	vities over the past year	s? <u>hes</u>
o you still have any concerns		•
none today -		-
veraji, have you been piease	dor displeased with EP	A actions at this Site?
verall, have you been please	when the a	There was 110 -
(drew a let of	flier - flies.	aren't there ware.
you think you have been ac	dequately informed about	ut clean up activities at the Site?
there any information about	the Site that you would l	like to share with us that would assist in
no - nothing	how occurred	at the Site other How
Desper checking or	rometring wells	a mowing gran
there someone else that you	would like to recommen	nd we contact for more information?
	hat EPA can implement	to improve communication with the
bligg PA dis	h a good job.	
copy of the 5-year review will be	e placed in the Site inform	ation Repository file located in the Site
ormation Repository at		• • •
·	10: 2	<del></del>
terview conducted by:	Draw Bar	rell

Site Berfield Andustries	
City/State Mayrewille, 71.C. 28786	· 
Date: Phone No.	
Name of Citizen	
Address Magnesville, Th. 28986	
The same of the sa	
How long have you have their the one.	
Are you familiar with EPA activities over the past years:	
Do you still have any concerns regarding EPA clean up activities of the Site?  There 150% concerns that remain EPA or cheaning our	v were
suppose to get 12 A clear soil that the net Gen done Son bower in front Romas. Concern for health issues in ste	- <del></del>
to a standard and the EDA potions at this Site?	
Singlemed because of the allen of actions for	
doctors as stated, However, then as applicable to	The state of the
Do you think you have been adequately informed about clean up activities at the S	110 ?
s there any information about the Site that you would like to share with us that wo our 5-year review of site activities?	moutor
much livate & new lowners that onan more	2. How
s there someone else that you would like to recommend we contact for more infor	mation?
Do you have any suggestions that EPA can implement to improve communication	with the
oublio?	
A copy of the 5-year review will be placed in the Site information Repository file located in information Repository at	the Site
June Barret	
nterview conducted by:	

Site	Benfield	I La dustries	<u> </u>
City/State	Wayron	ill TO.	
Date: 1 2 2	600	Phone No.	
Name of Citizen			
Address	Nameril	le 28786	
How long have you lived	···	42 years	
Are you familiar with EP	A activities over the p	past years?	<u>es/</u>
Do you still have any con Mo - Yuken on her lause Since What Ya	and car. At	A clean up activities of the charge	all runell Hain
Overall, have you been p	oleased or displeased	f with EPA actions at the economy or the e	is Site?
Do you think you have be Jee, Guess Is there any information a our 5-year review of site	about the Site that yo		vities at the Site?
s there someone else th	at you would like to re	ecommend we contact t	or more information?
Do you have any suggest oublic?	tions that EPA can in	plement to improve co	nmunication with the
A copy of the 5-year review ntormation Repository at	will be placed in the S	ite Information Repository	file located in the Site
nterview conducted by:	19/03 Dian	V Benett	

Site Benfield Andustries	
City/State Transperselle, The 28786	
City/State	
Date: Phone No	
Name of Citizen	
Address	
Tragusorelle, MC. 28786	
How long have you lived near the Site? Lines across Street from date	,
How long have you lived near the Site?	
Are you familiar with EPA activities over the past years?	
Do you still have any concerns regarding EPA clean up activities of the Site?	
yes been cleared up	
Overail, have you been pleased or displeased with EPA actions at this Site?	
Plused	
Do you think you have been adequately informed about clean up activities at the Site?	
Ger -	
ls there any information about the Site that you would like to share with us that would assi	st in
our 5-year review of site activities?	,
our 5-year review of site activities?  Only people that sample the monitoring wells &	سعمه
Keen of Property	
LUNIO As seen mond we contact for more information?	
is there someone else that you would like to recommend we contact for more information?	
Do you have any suggestions that EPA can implement to improve communication with the	
public?	
ASSECTION OF THE POPULATION OF	
[A copy of the 5-year review will be placed in the Site Information Repository file located in the Site	)
[A copy of the 5-year review will be placed in the ofte information Repository at	
Bit on the second of the secon	
x · A	
interview conducted by:	
Date conducted:	

Olt -	Benfield In	dustries	
Site ———— City/State –	Wagnerille	NC 28786	
Date: May 9, 200	}	Phone No.	
Name of Citizen -			
Address			
	Tragresville,		
Do you live near the Site? If y	es, how long?/3 /ge	V-+1	
Are you familiar with EPA acti	vitles over the past years?	Trech strugther	
What is your overall impression	on of the project?	age it was reger to the	
Overall, have you been please	ed or displeased with clean	nup actions at this Site?	
to take to legific	10 h lot of soil	in would come along Ho get dist.	. ص
y gons have	and an the sur	rounding community? Tagetine impact.	<del>/</del>
aust energy have site	e, had small	flies	
Do you still have any concerns	regarding EPA clean up a	activities of the Site?  - regarding putting well caps to	land
weren't suppose	e to die cate are	or restrictions.	
Do you hink you have been ki	apt adequately informed at	bout clean up activities at the Site?	
Are you aware of any events,	ncidents, or activities at th	ne site such as vandallam, trespassing, or	
mergency responses from loc	oal authorities? It so, please have climbed same	ce. Subcontractor were the	
People Hatt was	177	the wells drove to to front your	4
	you - someone	information?	
s there someone else that you	I would like to recommend	f we contact for more information?	
·	that EPA can implement to	o Improve communication with the public?	
7 000			
nterview conducted by:	Diane Ban	utt	
Date conducted :	<u>3                                     </u>		

# 5-Year Review Questionnaire for Govt. Officials

Oliva i	Benfield Showstriso dite
Site ———— City/State —	Transmille, M.C. 28786 Leg
77	Phone No.
Date: / hay 9, 2003	Priorie Adrian
Vame	
Address	Town of Thayresvelle
	Tramsoville. TC.
	in al the project? assure her her handled well.
What is your overall impressi	on of the project.
People angen	a to suchase.
·	
leve there been routine com	munications or activities conducted by your office regarding the Site?
(Cita vielta, inspections, (800)	NING ACTIVITIES, etc.), It so, please give perpend and revenue
Aid not cona	ad site waite.
<u></u>	
	ints, violations or other incidents related to the Site requiring a response
Have there been any complet by your office? If so, please;	AND ACTOR OF THE AVEINS AND I COUNTY, A
Just dust &	that groblen was handled by EPA's
contractor	
	we star strain activities and progress? See me How
Do you feel well informed and	out the Site's activities and progress?
executo.	
Do you think clean up activitie	es at the Site have had a positive or negative impact on the community?
n what ways?	
Kensus to be s	ser if roused
De veu hove any comments	suggestions, or recommendations regarding the Site's management or
operation?	
	Dente
nterview conducted by	/
Date conducted5//	<u>2/03</u> <sub>F-6</sub>

# 5-Year Review Questionnaire for Govt. Officials

Site	Benfield	Andustre	<u>d</u>	
City/State _	Wantemill	e.nc.		
Chyotale —	<u> </u>			
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# 5-Year Review Questionnaire for Govt. Officials

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Site City/State _	Walnesville	n.c.		
وسماء مأما	7	Phone No.		
Date: 7/ au 9, 2003	· · · · · · · · · · · · · · · · · · ·	PHONE (40.		- ·
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